

The Gazette of India

PUBLISHED BY AUTHORITY

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नई बिल्ली, शनिवार, मार्ख 1, 1980 (फाल्गुन 11, 1901)

NEW DELHI, SATURDAY, MARCH 1, 1980 (PHALGUNA 11, 1901) No. 9]

इस भाग में भिन्न पष्ठ संस्था दी जाती है जिससे कि यह असग संकलन के रूप में रखा जा सके। Separate Paging is given to this Fart in order that it may be filed as a separate compilation.

माग 111-वण्ड 4

[PART III—SECTION 4]

विश्विक निकायों द्वारा जारी की गई विविध अधिसुचनाएं जिसमें कि आदेश, विज्ञापन और सुचनाएं सस्मिसित हैं

[Miscellaneous Notifications including Notifications, Orders, Advertisements and Notices issued by Statutory Bodies

> भारतीय रिजर्व बैंक निर्गम विभाग

बम्बाई-400001, दिनांक 1 फरवरी 1980

सूचना

यह निवेदन किया गया है कि निम्नलिखित बैंक नोट के कुछ श्रंशों का नाश हो गया है श्रीर नीचे नोट की संख्या के सामने उल्लि-खित व्यक्ति से उक्त नोट के मृत्य की भ्रदायगी हेत् भ्रावेदन प्राप्त हुमा है। कोई भी ग्रन्य व्यक्ति/पार्टी, जो यह समझते हैं कि उस/ उन पर भ्रपना भ्रधिकार है, को यह चेतावनी दी जाती है कि वह/ वे मधोहस्ताक्षरी को इस सम्बन्ध में तुरन्त सूचित करे/करें।

रजिस्टर सं०	नोट सं०	मूल्य	ग्रावेदक कानाम श्रीर पता
(1)	(2)	(3)	(4)
भी 2/79/80	ए/2-602 4 56	रु० 1000/-	श्री शान्तिलाल चुनीलाल शाह सुरदास गेठ नी पोल

(1)	(2)	(3)	(4)
			मांडवी नी पोल
			डाह्यामई
			छोटालाल के
			मकान ँमें
			प्रहमदाबाद

जगदीशचन्द्र वै० शाह, मुद्रा ग्रधिकारी

केन्द्रीय कार्यालय

बैंकिंग परिचालन श्रौर विकास विभाग "दि ग्रार्केंड", विश्व व्यापार केन्द्र[ा] बम्बई-400005, दिनांक 8 फरवरी, 1980

संवर्भ डीबीग्रोडी० सं० सी० एच० 172/सी० 102-80-भारतीय रिजर्व बैंक प्रधिनियम, 1934 (1934 का 2) की धारा 42 की उपघारा (6) के खंड (ग) के अनुसरण में भारतीय रिजर्व बैंक एतव हारा यह निदेश देता है कि उक्त प्रधिनियम की दूसरी अनुसूची में निम्नलिखित परिवर्तन किये जायें, अर्थात:

''दि बैंक ऑफ़ कोचीन लि॰'' शब्दों के लिए ''बैंक ग्राफ़ कोचीन लि॰" शब्द स्थापित किये जायें।

के० एस० कुष्णस्वामी, उप गवनैर

479GI/79

(1049)

दी इनस्टिट्च्यूट भ्राफ कास्ट एण्ड वक्सं एक्काउन्टेन्ट्स भ्राफ इन्डिया

कलकत्ता, दिनांक 6 फरवरी 1980

सं० 18-सी० डब्ल्यू० भ्रार० (52)/80—दी कास्ट एण्ड वर्क्स एक्काउन्टेन्टस रेग्युलेशन्स 1959 के विनियम 18 का भ्रतु-सरण कर यह भ्रधिसूचित किया जाता है कि दी इनिस्टट्च्यूट भ्राफ कास्ट एण्ड वर्क्स एक्काउन्टेन्ट्स आफ इन्डिया के परिषद ने कहे हुए रेग्युलेशन्स के विनियम 17 द्वारा विये गये भ्रधिकारों का प्रयोग करते हुए श्री हर गोबिन्द गोमबेर वि० ए० (भ्रानर्स) एल० एल० वी०, ए० भ्राई० सी० डब्ल्य० ए०, डिप्टी मैनेजर, (एक्काउन्टस-कास्ट) भारत इलेक्ट्रानिक्स लिमिटेड, भारत नगर, गाजियाबाद-201008 (सदस्यता संख्या 2877) के नाम को 24 जनवरी, 1980 से सदस्य पंजिका में पुन: स्थापित किया।

एस० एन० घोष, सचिव

कर्मचारी राज्य <mark>बीमा निगम</mark> नई दिल्ली, दिनांक 13 फरवरी 1980

सं० एन० 16/13/13/7/76-यो० एवं० वि० (1) कर्म-चारी राज्य बीमा (सामान्य) विनियम 1950 के विनियम 8 के उपविनियम (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए महा-निदेशक ने निश्चय किया है कि निम्न अनुसूची में निर्विष्ट केतों में वर्ग 'क', 'ख' तथा 'ग' के लिये प्रयम अंशदान एवं प्रयम साभ अवधियां नियन दिवस 9 फरवरी, 1980 की मध्य राति को बीमा योग्य रोजगार में लगे व्यक्तियों के लिये प्रारम्भ व समाप्त होगी जैसा कि निम्न सूची में दिया गया है:—

वर्ग	प्रथम श्रंशद	ान श्रवधि	प्रथम लाभ मवधि		
	जिस मध्य जिस मध्य राव्रि को राव्रि को प्रारम्भ समाप्त होती है होती है		जिस मध्य राद्रि को प्रारम्भ होती है	जिस मध्य राद्रि को समाप्त होती है	

क 9-2-1980 26-7-1980 8-11-1980 25-4-1981 す 9-2-1980 29-3-1980 8-11-1980 27-12-1980

η 9-2-1980 31-5-1980 8-11-1980 28-2-1981

श्रान् सूची :---

"जिला बुलन्दशहर में परगना तथा तहसील खुर्जा के खुर्जा नगर पालिका के श्रन्तर्गत श्राने वाले क्षेत्र"

मं० एन० 15/13/13/7/76-यो० एवं वि० (2)---कर्म- चारी राज्य बीमा (सामान्य) विनियम 1950 के बिनियम 95-क के साथ पठित कर्मचारी राज्य बीमा ग्रधिनियम 1948 (1948 का 34) की धारा 46(2) द्वारा प्रदक्ष शक्तियों के श्रनुसरण में

महानिदेशक ने 10-2-1980 ऐसी तारीख के रूप में निश्चित की हैं जिससे उक्त विनियम, 95-क तथा राज्य कर्मचारी राज्य बीमा नियम 1951 में निर्दिश्ट चिकित्सा हितलाभ उत्तर प्रदेश राज्य के निम्नलिखित क्षेत्रों में बीमांकित व्यक्तियों के परिवारों पर लागू किये जायेंगे।

मर्यात्

"जिला बुलन्दशहर में परगना तथा तहसील खुर्जा के खुर्जा नगर पालिका की सीमाश्रों के अंतर्गत ग्राने वाले क्षेत्र"

फकीर चन्द, निवेशक (योजना एवं विकास)

दिल्ली नगर कला आयोग कर्मचारी अंशदायी भविष्य निधि विनियम, 1980

दिल्ली नगर कला द्यायोग, द्रिधिनियम, 1973 (1974 का 1) की धारा 9 की उपधारा (3) के साथ पठित धारा 27 के अनुष्ठिय (ग) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, दिल्ली नगर कला द्यायोग, केन्द्रीय सरकार की पूर्व अनुमति से निम्नलिखित नियम बनाता है, नामतः

- संक्षिप्त नाम श्रीर प्रारम्भ: (1) इन नियमों का संक्षिप्त नाम दिल्ली नगर कला श्रायोग कर्मचारी अंशादायी भविष्य निधि विनियम, 1980 है।
 - (2) ये राजपन्न में प्रकाशन की तारीख़ से प्रवक्त होंगे।
- परिभाषाएं:—इन विनियमों में, जब तक कि संदर्भ में ग्रम्यथा ग्रपेक्षित न हो,—
 - (क) अधिनियम से दिल्ली नगर कला प्रायोग ग्रिधिनियम 1973 (1974 का 1) अभिप्रेत हैं;
 - (ख) बोर्ड से विनियम 4 के अधीन गठित न्यासियों का बोर्ड अभिन्नेत हैं।
 - (ग) "ग्रध्यक्ष" ग्रायोग के भ्रध्यक्ष से श्रामिप्रेत है;
 - (घ) "बच्चों" से प्रभिन्नेत कानूनी बच्चे हैं भ्रौर इनमें गोद लिए बच्चे शामिल हैं यदि बोर्ड को इस बात से संतोष हो कि सदस्य के व्यक्तिगत कानून के श्रधीन बच्चे को गोद लेना कानूनन मान्य है;
 - (ड) "निरन्तर सेवा" से भ्रायोग के भ्रन्तर्गत निर्वाध सेवा से सिभिन्नेत है भौर इसमें वह सेवा णामिल है जो दुर्घटना, प्रधिकृत छुट्टी या कार्य के स्थान द्वारा रुका हो जो सदस्य की गलती के कारण न हो; किसी विवाद या राय की इस बारे में भिन्नता के मामलें में कि क्या एक विशेष सेवा निरन्तर सेवा की भ्रवधि मानी जाती है, उस पर भ्रायोग का निर्णय भ्रन्तिम होगा;
 - (च) "श्रायोग" से श्रिभिन्नेत श्रिधिनियम की धारा 3 के श्रिधीन स्थापित दिल्ली नगर कला श्रायोग है;
 - (छ) ''परिलब्धियों से वेतन श्रभिप्रेत है श्रीर इसमें महंगाई भत्ता, विशेष वेतन, व्यक्तिगत वेतन, छुट्टी का वेतन श्रीर गुजारा भत्ता शामिल है;

- (ज) "कर्मचारी" से स्रिधिनियम की धारा 9 की उपधारा (3) के स्रधीन नियुक्त कोई व्यक्ति, लेकिन उसमें प्रशिक्षणार्थी, प्रशिक्षु या दैनिक मजदूरी पर श्रिमिक शामिल नहीं होगा;
- (झ) "परिवार" से निम्नलिखित श्रिभेन्नेत हैं:----
 - (क) पुरुष सदस्य के मामले में उसकी पत्नी, उसके बच्चे, चाहे वे विवाहित हों या अविवाहित, उसके श्राश्रित माता पिता श्रौर उसके मृत लड़के की विधवा श्रौर बच्चे; बशतें कि यदि सदस्य इस बात को साबित कर देता है कि उसको प्रशासित या सामुदाय के प्रचलित कानून के अन्तर्गत जिससे सदस्य संबंधित है उसकी पत्नी, पत्नी नहीं रही है भौर वह गुजारा भत्ता की पात्र है, तो इन विनियमों
 - संबंधित हैं उसकी पत्नी, पत्नी नहीं रही है भौर वह गुजारा भत्ता की पात है, तो इन विनियमों के प्रयोजनों के लिए वह सदस्य के परिवार का भ्रंग नहीं मानी जाएगी जब तक कि सदस्य बोर्ड को लिखित रूप से परन्तु नोटिस द्वारा तत्पश्चात् सूचित न कर दें कि उसे उसी प्रकार की समझा जाता रहे; श्रौर
 - (ख) स्त्री सदस्य के मामले में, उसका पति, उसके बच्चे, चाहे वे विवाहित हो या श्रविवाहित, उसके श्राश्रित माता पिता उसके पति के श्राश्रित माता पिता श्रीर उसके मृत पुत्र की विधवा श्रीर बच्चे;

बगतें कि यदि स्त्री सवस्य, बोर्ड को लिखत रूप में नोटिस द्वारा, यह इच्छा व्यक्त करे कि पति को परिवार में गामिल न किया जाए तो पति घौर उसके भ्राश्रित माता पिता इन विनियमों के प्रयोजनों के लिए सदस्य के परिवार का एक अंग नहीं है, समझे जाएंगे जब तक कि सदस्य ऐसे किसी नोटिस को लिखित रूप में तदुपराहत रद्द नहीं कर देता।

स्पष्टीकरण:

इस अनुच्छेद में विनिर्दिष्ट दोनों में से किसी मामले में, यदि सदस्य का बच्चा या जैसी भी स्थिति हो, सदस्य के मृत पुन्न का बच्चा किसी अन्य व्यक्ति द्वारा गोद ले लिया जाता है और यदि गोद लेने वाले के वैयक्तिक कानून के अन्तर्गत, गोद लिया जाना कानूनी मान्य है तो ऐसा बच्चा ऐसे सदस्य के परिवार में शामिल नहीं समझा जाएगा;

- (ञा) "वित्तीय वर्ष" से 1 भ्रप्रैल को ग्रारम्भ होने वाले वर्ष से ग्रभिप्रेत हैं;
- (ट) "विदेश सेवा" से श्रायोग में प्रतिनियुक्ति पर सेवा या श्रायोग की स्वीकृति से श्रन्य मालिक के पास सेवा से श्रभिप्रेत हैं;
- (ठ) "निधि" ने विनियम 3 के श्रन्तर्गत स्थापित भविष्य निधि से श्रभिप्रेत है श्रौर जब तक ऐसी भविष्य निधि

स्थापित नहीं होती, तो अधिनियम के लागू होने से तत्काल पहले की तिथि को जो भविष्य निधि प्रचलित थी, बशतें कि ऐसी निधि श्रायकर श्रायुक्त द्वारा मान्यता प्राप्त हो।

- (इ) "सदस्य" से निधि का सदस्य ग्रभिन्नेत हैं।
- विधि का गटन: दिल्ली नगर कला आयोग कर्मचारी अंग्रदायी भविष्य निधि नाम की एक निधि का सृजन किया जाएगा।
- 4. न्यासी बोर्ड: (1) यह निधि निम्नलिखित व्यक्तियों से युक्त न्यासियों के बोर्ड में निहित होगी ग्रौर उनके द्वारा प्रणासित की जाएगी, नामत:
 - (क) आयोग द्वारा नामित अध्यक्ष ।
 - (ख) श्रायोग के दो प्रतिनिधि जिन्हें द्यायोग द्वारा समय समय पर नामित किया जाएगा, उनमें से एक श्रायोग का प्रशासनिक ग्रधिकारी होगा; और
 - (ग) दो कर्मचारियों के प्रतिनिधि जिन्हें सभापति द्वारा नामित किया जाएगा।
- (2) आयोग का प्रणासनिक अधिकारी, बैठकें बुलाएगा, उनका रिकार्ड रखेगा और इन विनियमों के उपबंधों के अनुसार लेखों का अनुरक्षण सुनिश्चित करने के लिए आवश्यक कदम उठायेगा और बोर्ड के निर्णयों का अनुपालन भी करेगा।
- (3) सभापति किसी सदस्य की मृत्यु होने पर या त्यागपत्न देने श्रथवा अन्य कारणों से हुई भ्राकस्मिक रिक्तियों को भरेगा।
- 5. कार्य की अवधि: (1) बोर्ड के श्रध्यक्ष श्रीर श्रन्य न्यासियों की कार्य श्रवधि 3 वर्ष होगी जो उनकी संबंधित तारीखों से आरम्भ होगी जिन तिथियों को वे श्रध्यक्ष या न्यासियों के रूप में नामित किए जाते हैं, जैसी भी स्थिति हो।
- (2) श्राकस्मिक नियुक्ति भरने के लिए नामित किया वह न्यासी जिस व्यक्ति के स्थान पर उसे नामित किया गया है उस न्यासी के कार्यालय की शेष श्रवधि के लिए ही वह नियुक्ति समझी जाएगी।
- (3) वह न्यासी जिसकी ग्रवधि समाप्त हो गई है पुनः नामांकन का पात्न होगा।
 - 6. निधि की परिसम्पत्ति:---
 - (1) निधियों में निम्नलिखित पूंजी शामिल होगी:---
 - (i) सदस्यों का श्रंभदान;
 - (ii) भ्रायोग द्वारा किया गया अंशदान;
 - (iii) किसी ध्रन्य भविष्य निधि से हस्तान्तरित बकाया राशि जहां ऐसा हस्तान्तरण करने की इन विनियमों के अन्तर्गत प्रनुमति हो;
 - (iv) ब्याज या पूंजी लाभ जो योगदान और भ्रंशदान ग्रौर निवेश या बैंक में जमा राशि से प्राप्त होता हो;
 - (v) इन विनियमों के प्रधीन निधि में जो राणि विनियोजित की गई हो या कुर्क करके डाली गई हो ।
 - 7. बोर्ड की बैठकें:
- (1) सामान्यतया बोर्ड की प्रत्येक बँठक की शध्यक्षता अध्यक्ष करेगा। उसकी भ्रनुपस्थिति में बैठक की श्रध्यक्षता के लिए

न्यासी श्रपने सदस्यों में से एक सदस्य चुनेंगे श्रीर इस प्रकार चुने गए व्यक्ति को बैठक में श्रध्यक्ष के सभी श्रधिकार प्राप्त होंगे।

- (2) जब तक कि कम से कम तीन न्यासी जिनमें से विनियम
 4 के खंड (ख) तथा (ग) के प्रत्येक खंड के श्रन्तर्गत उन मनोनीत
 न्यासियों में से कम से कम एक न्यासी न उपस्थित हो तब तक बोर्ड
 की बैठक की कार्यवाही श्रारम्भ नहीं होगी।
- (3) बोर्ड की बैठक में विचार किए गए प्रत्येक प्रश्न पर उपस्थित और मत देने वाले न्यासियों के बहुमत द्वारा निर्णय लिया जाएगा और भतौं की समानता की अवस्था में, अध्यक्ष का निर्णायक मत होगा।
- 8. निधि की राशि को बैंक में जमा करना और निवेशन:
- (1) निधि लेखे पर प्राप्त समस्त राशि जो निवेश के लिए अपेक्षित नहीं है, भारतीय स्टेट बैंक या बोर्ड द्वारा निर्धारित किसी राष्ट्रीयकृत बैंक में जमा की जाएगी।
- (2) निधि से संबंधित समस्त राशि जो मासिक श्रंणदान के संचय से प्राप्त होती हैं तथा जिसकी तत्काल किसी सदस्य को ऋणों या निकासी के रूप में श्रीर सेवा निवृत्त होने वाले सदस्यों को किसी किस्म का तत्काल भुगतान करने की श्रावश्यकता न हो, का निवेश श्रनुमोदित केन्द्रीय श्रीर राज्य सरकारी ऋण पत्नों में किया जाएगा।
- (3) निधि श्रौर निवेशों के बारे में सभी प्रभारों का प्रबंध करने में किए गए सभी खर्चों को श्रौर निवेश से होने वाले घाटों, यदि कोई हो, निधि से वसूल किया जाएगा।
- (4) निधि के लेखों की म्रायोग के लेखों का लेखा परीक्षा करने वाले प्राधिकारी द्वारा लेखा परीक्षा की जाएगी।

9. निधि की सदस्यता:

- (1) प्रत्येक कर्मचारी श्रीर कोई एक कर्मचारी जो इस श्रायोग की विदेश सेवा पर है, उस तारीख से निधि का सदस्य बनने का पाल होगा श्रीर उसका सबस्य बनना श्रपेक्षित होगा जिस तारीख को ये विनियमन लागू होते हैं या उनके नौकरी में स्थायी होने पर इनमें जो भी पहले हो।
- (2) प्रत्येक कर्मचारी जो ग्रायकर ग्रिधिनियम, 1961 की चौथी सूची के भाग "क" के खंड 3 के ग्रन्तर्गत मान्यता प्राप्त किसी भविष्य निधि या ग्रायोग की सेवा से पहले उसके निकटतम रोजगार में सामान्य भविष्य निधि का सदस्य रहा हो, ग्रायोग में नौकरी लगने की तारीख से निधि में अंगदान देने का पास होगा।
- (3) पुनः नियुक्त प्रत्येक श्रधिकारी अपनी पुनर्नियुक्ति की तारीख से या इन विनियमों के लागू होने की तारीख से, इनमें जो भी बाद का हो, निधि का सदस्य बनने का पान्न होगा बशतें कि वह उस तारीख को तीन महीने के भीतर निधि में सदस्यता के लिए अनुरोध करे। यदि बोर्ड को तीन महीने बीत जाने के बाद अनुरोध प्राप्त होता है तो उस श्रधिकारी को निधि का सदस्य आवेदन प्राप्त होने की तारीख से माना जाएगा। यदि पुनर्नियुक्ति की अवधि एक वर्ष से अधिक होती है तो श्रायोग का अंगदान ही जमा किया जाएगा।
- (4) ऊपर वर्णित उपबंधों में ग्रन्य सभी वातों के होते हुए भी यह बोर्ड ग्रपने स्विविक से किसी कर्मचारी को एक साल की

सेवा या परिवीक्षा प्रविध पूरी करने से पहले की तारीख से निधि में ग्रंगदान करने की ग्रनुमित दे सकता है।

- टिप्पणी:—कोई कर्मचारी प्रणिक्षार्थी के रूप में ग्रपनी नियुक्ति से पहले इसे लागू होने वाली शर्तों के श्रन्तर्गत उच्च पद के लिए प्रशिक्षण की श्रवधि के दौरान भी निधि में श्रंशदान करने का पात्र रहेगा। भविष्य निधि में श्रंशदान प्रशिक्षार्थी के रूप में उसके वेतन के संदर्भ में विनियमित किया जाएगा।
- 10. सदस्य का अंशदान: (1) प्रत्येक सदस्य इ्यूटी पर होते हुए निधि में प्रतिमास अंशदान करेगा।
- (2) मदस्यगण वित्तीय वर्ष के प्रारम्भ में निम्नलिखित णतौं के श्रनुसार श्रंशदान की राशि स्वयं निर्धारित करेगा, नामतः
 - (क) यह राणि पूर्ण रूप से रूपयों में होगी।
 - (ख) यह राशि किसी दर पर हो सकती है जो उसके मासिक परिलब्धियों के 8-1/3 प्रतिशत से कम और उसके कुल परिलब्धियों से ग्रिधिक न हो।
 - (ग) खंड (ख) के उपबंध के ग्रनुसार, कोई सदस्य किसी वित्तीय वर्ष के दौरान किसी समय ग्रपने ग्रंशदान की दर को पूर्ण रुपयों में एक बार बदल सकता है।
- (3) कोई सदस्य, अपनी इच्छा पर, छुट्टी की अवधि के दौरान अंगदान नहीं करना चाहे तो नहीं कर सकता, यह छुट्टी 30 दिनों की अवधि से कम की अजित छुट्टी नहीं होनी चाहिए। इस उप विनियमन के अन्तर्गत किसी प्रकार के विकल्प की सूचना को सदस्य के छुट्टी पर जाने से पहले बोर्ड के सचिव को लिखकर के अधिस्चित की जाएगी। इस प्रकार की सूचना न भेजने पर यह समझा जाएगा कि उसने अंगदान देने का विकल्प चुन लिया है।

11. आयोग का अंशदान:

- (1) श्रायोग हर महीने निधि में प्रत्येक सदस्य के लेखे में श्रंशदान जमा करेगा जिसकी राशि कर्मचारी द्वारा निर्धारित राशि के समान होगी किन्तु यह राशि हर महीने प्रत्येक सदस्य को देय उपलब्धियों की 8-1/3 प्रतिशत से श्रिधिक न हो।
- (2) किसी सदस्य द्वारा श्रायोग की नौकरी छोड़ने की श्रवस्था में या किसी सदस्य की मृत्यु हो जाने की श्रवस्था में श्रायोग के अंगदान को पूर्ववर्ती महीने की समाप्ति और नौकरी छोड़ने या सदस्य की मृत्यु की तारीख के मध्य की श्रविध के लिए ऐसे सदस्य के लेखे में जमा किया जाएगा।
- (3) आयोग की आर से कोई श्रंणदान किसी श्रवधि के बारे में देय नहीं होगा जिसके लिए किसी सदस्य को इन विनियमनों के श्रन्तर्गत निधि में अंशदान न करने की श्रनुमर्ति दी जाती है या वह श्रंणदान नहीं करता।
- 12. एक निधि से दूसरी निधियों में स्थानान्तरण:
- (1) श्रायकर श्रिधिनियम 1961 की चौथी सूची के भाग "क" के खंड 3 के श्रन्तर्गत मान्यता प्राप्त किसी भविष्य निधि में श्रथवा श्रायोग के श्रधीन उसके रोजगार के समय या विदेश सेवा पर किसी कर्मचारी को श्रायोग में स्थायी रूप से खपाने पर यदि कर्मचारी

की ऐसी इच्छा हो, सामान्य भाविष्य निधि में उसकी किसी जमा राशि को इस विनियमनों के श्रन्तर्गत रखी गई निधि में जमा किया जाएगा।

- (2) इन विनियमनों के लागू होने तक पहली मई, 1975 को या इसके बाद कर्मचारियों द्वारा निधि में विए गए सभी अंगदानों का संचालन इन विनियमनों के उपबंधों द्वारा किया जाएगा।
- (3) जब कोई कर्मचारी घायोग की नौकरी छोड़कर ग्रन्य सरकारी या ग्रर्ब सरकारी घथवा किसी ऐसे संगठन में नौकरी करने लगता है जिसमें कर्मचारी भविष्य निधि श्रौर विविध उपबंध ग्रिधिनियम, 1952 (1952 का 19) लागू है या ऐसे गठन में नौकरी करने लगता है जो श्रीयकर ग्रायुक्त द्वारा मान्यता प्राप्त किसी भविष्य निधि का रख रखाव करता हो, तो ऐसे कर्मचारी की जमा समस्त राशि को यदि कर्मचारी की इच्छा हो तो श्रौर ऐसे नये नियोक्ता के भविष्य निधि के मंबंध में इन विनियमनों में ऐसे अन्तरण की श्रनुमित है, जिसे नए नियोक्ता द्वारा रखे गए विधि में श्रन्तरण कर दिया जाएगा।
- 13. ब्याज: (1) बोर्ड किसी सदस्य के लेखे में उस दर पर ब्याज जमा करेगा जैसा कि बोर्ड सदस्य की भविष्य निधि में किसी समेकित राशि पर ब्याज देने के लिए समय समय पर निर्धारित करे।
- (2) निम्नलिखित तरीके से ब्याज प्रत्येक वर्ष की 31 मार्च से जमा किया जाएगा:----
 - (क) चालू वर्ष के दौरान सदस्य द्वारा निकाली गई राशि को घटा करके पहले वर्ष की 31 मार्च को किसी सदस्य के खाते में उस राशि पर 12 महीनों का ब्याज दिया जाएगा;
 - (ख) चालू वर्ष के 31 मार्च तक जमा करने की तारीख पहले वर्ष की 31 मार्च के पश्चात् सदस्य के लेखे में जमा समस्त राणि पर ब्याज दिया जाएगा।
 - (ग) एक ग्राप्रैल से लेकर जिस महीने राशि निकाली गई है उससे पहले के महीने के ग्रन्तिम दिन तक की ग्रविध के लिए चालू वर्ष के दौरान वापस ली गई राशि पर ज्याज।
 - (घ) ब्याज की कुल राणि रुपयों में होगी (पश्वास पैसे ग्राँप इससे श्रधिक पैसों का एक रुपया गिना जाएगा): बशतें कि सदस्य के खाते में जमा राणि देय हो गई हो तब चालू वर्ष से ग्रारम्भ हुई श्रवधि या जमा करने की तारीख से जैसी भी स्थिति हो से लेकर उस माह से पहले के माह के अन्त तक जिस माह में सदस्य के खाते में जमा राणि देय हो जाती है, की श्रवधि के संबंध में ब्याज इस विनियम के श्रन्तर्गत उस जमा राणि पर जोड़ा जाएगा।
- 14. वार्षिक विवरण: (1) जहां तक संभव हो बोर्ड प्रत्येक वर्ष के 31 मार्च तक प्रत्येक सदस्य के पास एक वार्षिक विवरण भेजेगा जिसमें उसके खाते में शेष राशि जमा, वर्ष के दौरान वापस ली गई राशि श्रौर जमा किया गया ब्याज इत्यादि दर्शाये जाएंगे।

- (2) सदस्य विवरण की सत्यता की पृष्टि करेगा तथा यदि कोई गलती हो तो उसे वार्षिक विवरण प्राप्त करने के तीन माह के भीतर बोर्ड के सचिव के ध्यान में लाएगा।
- 15. श्रिश्रम की मंजूरी: (1) आवेदन देने पर बोर्ड किसी भी सदस्य को तीन महीने के वेतन के अनिधक राशि या सदस्य की अपने योगदान की अपेक्षित राशि की श्रीधी राशि और उस पर ब्याज, जो भी कम हो की राशि अस्थायी श्रिश्रम के रूप में मंजूर कर सकता है बशर्तें कि निम्नलिखित शर्ते पूरी हों, नामत:
- (क) बोर्ड इस बात से संतुष्ट है कि यह राशि निम्नलिखित उद्देश्यों में से किसी एक पर खर्च की जाएगी :—
 - (i) सदस्य की बीमारी या उसके भ्राश्रित सदस्य की बीमारी का खर्च देने के लिए;
 - (ii) विवाह, ग्रंतिम संस्कार या ऐसे समारोह जो सदस्य के धर्म के ग्रनुसार मनाने ग्रावश्यक हों, से संबंधित अर्च देने के लिए;
 - () उसके परिवार के किसी सदस्य के ग्रंतिम संस्कार से संबंधित ग्रावश्यक खर्च देने के लिए;
 - (iv) हाई स्कूल के पश्चात् अपने बच्चों की तकनीकी, व्यव-सायिक या व्यवसायिक पाठ्यक्रम के लिए उच्च शिक्षा के खर्च की पूर्ति करने के लिए, बशर्ते कि पाठ्यक्रम की प्रविध तीन वर्ष से कम नहीं हो।
 - (v) हाई स्कूल के पश्चात् शैक्षिणिक, व्यवसायिक या व्यावसायिक पाठ्यक्रम के लिए भारत से बाहर ग्रपने अच्चों की शिक्षा के खर्च की पूर्ति करने के लिए।
 - (vi) सदस्य द्वारा भ्रपने कार्यालय की ड्यूटी करने में किए गए कृत्य या जिस कृत्य में उस पर गंका हो उससे सेबंधित भ्रारोपों में भ्रपने की निर्दोष साबित करने के लिए सदस्य द्वारा बताई गई कानूनी कार्यवाही पर खर्च करने के लिए।

टिप्पणी :---

इस उपखंड के अन्तर्गत मंजूर किया गया भ्रमिम श्रायोग से उसी प्रयोजन के लिए अनुमेय किसी अन्य भ्रमिम के अतिरिक्त उपलब्ध है। किन्तु इस उपधारा के अन्तर्गत अभ्रिम उस सदस्य को अनुमेय नहीं होगा जिसमें उसने ऐसे मामलों में मुकदमा चलाया हो जो उसकी सरकारी इयूटी से संबंधित न हो अथवा उसने सेवा शतों के संबंध में या किसी दंड के लिए इस आयोग के विरुद्ध किसी न्यायालय में मुकदमा चलाया हो।

- (vii) जब भ्रायोग द्वारा सदस्य पर किसी न्यायालय में मुकदमा चलाया गया हो तो श्रपने बचाव पर खर्च करने के लिए या जब सदस्य पर लगाए गए सरकारी दुराचरण के बचाब के लिए कोई वकील नियुक्त करता है।
 - (ख) किसी सदस्य को दूसरा ग्राग्रिम तब तक नहीं दिया जाएगा ग्रब तक पहला श्राग्रिम ब्याज सहित पूरा वसूल नहीं हो जाता।

- 16. श्रग्रिम की वसूली: (1) विनियम 15 के प्रन्त-गॅर्ल मंजूर किया गया ग्रस्थायी श्रग्रिम और उसके ब्याज को सदस्य से उतनी ही किस्तों में बसूल किया जाएगा जिसनी बोर्ड निर्धारित करेगा, परन्तु ऐसी किस्तों को संख्या 12 से कम ग्रीर 24 से श्रधिक नहीं होगी।
- (2) भ्रामोग ऐसी किस्तों को कर्मचारियों के वेतन से काटेगा भीर उनको बींड को देगा। कटौती श्रिप्रम लेने के बाद के महीने के माह से की जाएगी। जब सदस्य छुट्टी पर हो या निर्वाह श्रनुदान प्राप्त कर रहा हो तब केवल सदस्य की सहमति से वसूली की जाएगी।
- (3) इस विनियम के श्रंतर्गत की गई वसूलियां निधि में सदस्य के खाते में जमा की जाएंगी।
- (भ) इस विनियम में अन्य मभी बातों के होते हुए भी यदि बोर्ड इस बात के आश्वस्त है कि निधि से जिस के लिए अस्थायी अग्निम मंजूर किया गया है, यह राशि उससे अन्यथा प्रयोजन में लाई गई है तो बोर्ड को अपेक्षित है कि सदस्य को वह अग्निम उसी समय वापस करने को कहे और ऐसा न करने पर उसकी परिलब्धियों से एकमृश्त चसूल किया जाएगा चाहे वह छुट्टी पर हो क्यों न हो। यदि वसूल की जाने वाली राणि सदस्य की मासिक परिलब्धियों के आधे से अधिक है तो असूली परिलब्धियों के आगे की हो, इससे अधिक मासिक किस्तों में की जाएगी।
- 17. निधि से धन निकलवाना : निम्नलिखित परिस्थितियों में बोर्ड सदस्यों को धन निकालने की मंजूरी देगा:—
 - (क) सदस्य या उसके परिवार के किसी सदस्य की बीमारी पर किए गए खर्चों को देने के लिए।
 - (ख) निम्नलिखित मामलों में सदस्य पर वास्तविक ग्राश्रित किसी बच्चे की कहां श्रावण्यक हो व्यय यात्रा सहित उच्च शिक्षा के खर्चे की पूर्ति करने के लिए; नामतः
 - (i) हाई स्कूल की अवस्या के बाद गैक्षणिक, तकनीकी,
 व्यवसायिक या व्यवसायिक पाठयकम की भारत के बाहर शिक्षा के लिए, और
 - (ii) हाई स्कूल के बाद भारत में ही श्रायुर्विज्ञान, इंजीनियरी या श्रन्य तकनीकी या विशेषज्ञ पाठ्यक्रम बंशर्ते कि श्रध्ययन का पाठ्यक्रम तीन वर्ष की श्रविध से कम न हो।
 - (ग) सदस्य या उसके परिवार के किसी सदस्य की भारत से बाहर के किसी स्थान की यात्रा की लागत देने के लिए।
 - (घ) विवाह, ग्रंतिम संस्कार या समारोह जो सदस्य को धर्म के ग्राधार पर करने ग्रावश्यक हो, से संबंधित खर्चे देने के लिए।
 - (क) गृह निर्माण, मकान के लिए स्थान खरीदने या मकान श्रीर समय खरीदने के लिए खर्चे की पूर्ति करने के लिए।
 - (च) सदस्य द्वारा ऋपने कार्यालय की इ्यूटी करने में किए गए कृत्य या जिस कृत्य में उस पर शंका हो उससे

संबंधित ब्रारोपों में अपने को निर्दोष साबित करने के लिए सदस्य द्वारा बताई गई कानूनी कार्यवाही पर खर्च करने के लिए। या जबकि उसके द्वारा किया गया किसी कार्यालयों दुराचरण के बारे में नियोक्ता द्वारा उस पर अभियोग चलाया गया हो तो अपने बचाव के खर्च की पूर्ति करने के लिए इस उपधारा के अंतर्गत अग्रिम उस सदस्य को अनुमेय नहीं होगा जिसमें उसने ऐसे मामले में मुकदमा चलाया हो जो उसकी सरकारी इ्यूटी से संबंधित न हो अथवा उसने सेवा शतों के संबंध में या किसी दण्ड के लिए इस आयोग के विक्य किसी न्यायालय में मुकदमा चलाया हो।

- 18. विभिन्न प्रयोजनों के लिए धन निकासी की शर्ते:-
- (1) विनियम 17 के उप विनियम (1) के खण्ड (इ०) में विनिर्दिष्ट प्रयोजनों के लिए धन निकासी निम्नलिखित शर्तों के श्रधीन होगी, नामत:—
 - (i) वापसी की रकम सदस्य के खाते में जमा रकम अथवा मकान अथवा स्थल के वास्तविक मूल्य के श्राघे से श्रिधक नहीं होने चाहिए, इनमें से जो भी कम हो।
 - (ii) सदस्य बीस वर्ष की सेवा पूर्ण कर चुका हो प्रथवा श्रागामी दस वर्षों में सेवा निवृक्त होने वाला हो।
 - (iii) धन निकासी के छह माह के भीतर मकान का निर्माण आरम्भ कर दिया जाना चाहिये तथा निर्माण आरम्भ करने की तिथि से एक वर्ष के भीतर पूर्ण किया जाना चाहिये।
 - (iv) यदि धन निकासी मकान ग्रथवा मकान के लिये स्थल खरीदने के लिए की गई है तो खरीद धन निकासी के छह मास के श्रन्दर की जानी चाहिये।
 - (v) यदि धन निकासी किसी मकान के निर्माण अथवा खरीद के लिये पहले लिये गये ऋण की अवायगी के लिये की गई है तो ऋण की अवायगी धन निकासी के तीन माह के भीतर कर देनी चाहिये।
 - (vi) जहां धन निकासी किसी मकान के निर्माणार्थ हो तो इसकी मंजूरी दो प्रथवा अधिक समान किस्तों (चार से अधिक नहीं) में की जानी वाहिए और अन्तिम किस्त बोर्ड द्वारा पहली किस्त के वास्तविक उपयोग के बारे में सत्यापन करने के बाद ही अनुमेय हो।
 - (vii) धन निकासी तभी स्वीकृत की जायेगी जबकि मकान भ्रथवा स्थल ऋण भार सहित हो तथा किसी संयुक्त सम्पत्ति भ्रथवा भवन श्रथवा मकान श्रथवा भूमि जिसका स्वामित्व श्रधिकार विभाजित हो, में किसी भाग की खरीद के लिए कोई वापसी श्रनुमेय नहीं होगी।
 - (viii) यदि वापस ली गई राशि खरीद श्रथवा मकान के निर्माण ग्रथवा स्थल के वास्तविक मूल्य से

ग्रियं है, श्रयं राणि की जिस प्रयोजन के लिये लिया गया हो यदि उस निमित्त उपयोग में न लाई गई हों तो श्रिप्तिक या श्रथं पूर्ण राणि, जैसा कि मामला हो, की जिनयिम 16 के उपविनियम (4) में निर्धारित दर पर, वापसी के माह से ब्याज सिहत एक मुण्त रक्षम तुरन्त ही बोर्ड को वापस करनी होगी। वापस की गई राणि को सदस्य के निधि बाते में डाल दिया जायेगा।

- (2) विनियम 18 के उप विनियम (1) के खण्ड (च) में विनिर्दिष्ट प्रयोजनार्थ वापसी तीन माह के वेतन प्रणवा पांच सौ रुपये जो भी ग्रिधक हो, से ग्रिधिक न होगी, परन्तु किसी भी दशा में सदस्य के खाते में जमा राणि के ग्राधे से ग्रिधिक न होगी।
- (3) विनियम 18 के उप विनियम (1) में उल्लिखित किसी भ्रन्य प्रयोजन के लिये वापसी तीन माह के वेतन से भ्रयवा सदस्य के खाते में विद्यमान जमा के आधे से भ्रधिक न होगी, जो भी कम हो।
- (4) जिस सदस्य ने पहले अग्निम से लिया है वह अपनी सूझबूझ पर लिखित श्रनुरोध द्वारा श्रपने ऊपर बकाया शेष को विनियम में निर्धारित शर्तों को पूरा करने पर श्रन्तिम धन निकासी में परिवर्तित कर सकता है।
- 19. संचयन की श्रन्तिम निकासी: जब कोई सदस्य सर्विस छोड़ता है तो उस की निधि के खाते में विद्यमान राशि विनियम 24 में उल्लिखित कटौतियां काट लेने पर उसे देय हो जाती है।

यदि किसी सदस्य को सर्विस से निकाल दिया गया हो तथा बाद में बहाल कर दिया गया तो उसे इस विनिमय के भ्रनुसार निधि से दी गई किसी राणि को ब्याज सहित, यदि श्रायोग द्वारा ऐसा करना भ्रपेक्षित है, भ्रदा करना पड़ेगा।

- 20. सदस्य की सेवा निवृत्तिः जब कोई सदस्य सेवा निवृत्ति पूर्व छुट्टी पर गया हो प्रथवा छुट्टी पर होते हुए सेवा निवृत्ति की प्रनुक्ता दी गई हो प्रथवा चिकित्सा प्राधिकारी द्वारा ग्रीर भागे सेवा के भ्रयोग्य घोषित किया गया हो तो उसके खाते में विद्यमान राणि ब्याज सहित इस निमित्त उस के भ्रावेदन करने पर उस सदस्य को देय हो जाती है।
- 21. किसी सदस्य की मृत्यु हो जाने की भ्रवस्था में: (1) खाते में विद्यमान राशि देय होने से पूर्व भ्रथया जहां राशि देय हो चुकी हो परन्तु भुगतान न दिया गया हो श्रीर किसी सदस्य की मृत्यु हो जाये तो ऐसी श्रवस्था में:
 - (क) यदि सदस्य के श्रपने पीछे एक परिवार है:---
 - (i) यदि उसके परिवार के किसी सदस्य/सदस्यों के पक्ष में मनोनयन है श्रीर वह जारी है तो निधि में उसके खाते में विद्यमान राशि या उसका कोई भाग जिससे मनोनीत संबंधित है, मनोनीत में

- विनिविष्ट भनुपात में उसके मनोनीस भयवा मनीनीतों को देय होगा।
- (ii) यदि ऐसा कोई मनोनयन परिवार के किसी सदस्य/ सदस्यों के पक्ष में जारी नहीं है ग्रथवा निधि में उसके खाते में विद्यमान राशि के केवल एक भाग से मनोनीत संबंधित है तो सम्पूर्ण राशि ग्रथवा उसका कोई भाग जिससे मनोनीत सम्बन्धित नहीं है तो उसके परिवार के सदस्यों को बराबर भागों में देय होगा वशर्ते कि निम्नलिखित को कोई भाग देय न होगा:—~
 - (1) वयस्कता प्राप्त पुत्रों को
 - (2) दिवंगत पुत्रों के पुत्रों को जो व्यस्कता प्राप्त कर चुके हैं।
 - (3) विवाहित पुलियां जिनके पति जीनित हैं
 - (4) किसी दिवगंत पुत्र की विवाहित पुत्रियों को जिसके पति जीवित हों;

यदि उपखण्ड (1), (2) (3) तथा (4) में विनिदिष्ट सदस्यों के झितिरिक्त परिवार का कोई
सदस्य है तो आगे यह उपबन्ध है कि किसी मृत
की विधवा अथवा विधिवाएं तथा पुत्र केवल उस
भाग को बराबर बराबर भागों में परस्पर अधिगत
करेंगे जिसे कि वह पुत्र उपलब्ध करता यदि वह
सवस्य के बाद जीवित होता तथा अथम अनुबन्ध के खण्ड (1) के प्रावधानों से छूट प्राप्त
होता।

- नोट:—भविष्य निधि श्रिधिनियम, 1925 (1925 का 19) की धारा 3 की उपधारा (2) के ग्रधीन किसी सदस्य के परिवार का कोई सदस्य इन विनियमों के श्रन्तर्गत देय राशि के लिये सम्पन्न है।
- (ख) जबकि किसी सदस्य का श्रपना कोई परिवार नहीं होता यदि उसके द्वारा निनियम 22 के प्रावधानों के श्रनुसार किसी व्यक्ति श्रयना व्यक्तियों के पक्ष में किया गया कोई मनोनीत है तो निधि में उसके खाते में निश्चमान राणि श्रथवा किसी श्रंण जिससे कि मनोनीत संबंधित हो, विनियम में विनिर्दिष्ट श्रमुपात में उसके मनोनीत श्रयवा मनोनीतों को संवाय होगी।
- नोट:—जबिक किसी सदस्य के अपने पीछे कोई परिवार नहीं होता तथा विनियम 22 के अनुसार उसके द्वारा किया गया कोई मनीनीत जारी नहीं है अथवा यदि ऐसा मनोनयन निधि में उसके खाते में विद्यमान राणि के केवल किसी भाग से संबंधित है तो भविष्य निधि अधिनियम, 1925 (1925 का 19) की धारा 3 की उपधारा (1) के खण्ड (ग) के उपखण्ड (11) तथा खण्ड (ख) का प्रासंगिक प्रावधान सम्पूर्ण राणि अथवा उसके भाग जिससे कि मनोनीत संबंधित नहीं है, लागू होगा।

22. मनोनयन:—(1) सदस्य निधि में शामिल होते समय बोर्ड के मिचव को एक या एक मे श्रिधिक व्यक्तियों का मनोनयन भेजेगा जो उसकी मृत्य की घटना के बाद उस रकम को प्राप्त करने का श्रिधिकार प्रदान करेगा जो निधि में उसके खाते में भुगतान हेतु देय है या होने जा रही है और जिसका भगतान नहीं किया गया है।

इसके प्रलावा यदि मनोनयन करते समय सदस्य का परिवार है तो मनोनयन परिवार के सदस्य के प्रलावा किसी भ्रन्य व्यक्ति या व्यक्तियों के हित में नहीं होगा।

- (2) यदि सदस्य एक से ग्रधिक व्यक्तियों को मनोनीत करता है तो मनोनयन करते समय उसे यह बताना होगा कि किसी भी समय विधि के उसके खाते में भुगतान को जाने वाली पूरी रकम को किस प्रकार से मनोनीतों को भुगतान किया जाये।
- (3) प्रत्येक मनोतयन ऐसे प्रपत्नों में होना चाहिये जैसा कि इन विनियमनों में संलग्न है।
- (4) सदस्य किसी भी समय बोड के सचिव को लिखित ज्ञापन देकर मनोनयन को निरस्त कर सकता है। सदस्य ऐसे ज्ञापन के साथ या ग्रलग से इस विनियमन की व्यवस्था के ग्रनुसार नया मनोनयन प्रेषित करेगा।
- (5) सदस्य मनोनयन में निम्निलिखित व्यवस्था दे सकता है:—
 - (क) कि किसी विधिष्ट रूप से मनोनीत किये गये के बारे में यदि मनोनीत सदस्य की पूर्व मृत्यु हो जाती है तो उसको प्रदान किये गये ग्रिधकार उसके परिवार के दूसरे सदस्य को दिया जायेगा जैसा कि मनोनयन में दे रखा हो ग्रीर यदि उसके परिवार का घन्य कोई सदस्य नहीं है तो मनो-नयन में दिये गये घन्य व्यक्ति या व्यक्तियों को दिया जाये का उल्लेख किया जाये।
 - (ख) मनोनयन में विनिर्विष्ट ग्राकस्मिकताओं के घटने पर मनोनयन ग्रवैध हो जायेगा :---बणतें कि मनोनयन करते समय वृद्धि सदस्य का परिवार नहीं है तो वह मनोनयन में यह बतायेगा कि परिवार के खो जाने के उपरांत यह ग्रमान्य हो जायेगा।

बागर्ते कि मनोनयन करते समय यदि सदस्य के परिवार में यदि केवल एक ही सदस्य है तो वह मनोनयन में यह व्यवस्था करेगा कि खण्ड (क) के प्रधीन मनोनीत को दिये गये धाधिकार परिवार में ग्रन्य सवस्थ या सदस्यों के ग्राने पर ग्रवैध हो जायेंगे।

- (6) मनौनीत की मृन्य पर जिसके बारे में मनौनयन में कोई विशेष व्यवस्था नहीं वी गई है या कारणवश किसी श्रन्य घटना के घटने पर जिससे मनौनयन श्रवैध हो गया ही सदस्य बोर्ड के सचिव को तुरन्त ही मनौनयन को निरस्तर करने के लिये लिखित जापन के साथ साथ इस बिनियमन की व्यवस्था के श्रनुसार नया मनौवयन भेजेगा।
- (7) सदस्य के द्वारा किया गया प्रत्येक मनोनयन श्रौर निरस्त करने का प्रत्येक ज्ञापन जब तक यह रहेगा सचिव द्वारा प्राप्ति की तिथि से ही प्रभावी होगा।
- 23. सदस्य का खाला: बोर्ड प्रत्येक सदस्य का खाता रखेगा और इन विनियमनों से संलग्न सूची में निर्धारित किसी विणिष्टियों में ब्यौरा णामिल करेगा।
- 24 कटौतियां: (1) सदस्य के खाते की रक्षम और उस पर ब्याज उसकी सेवा ममाप्ति पर था उसकी मृत्यु पर भुगतान किया जा सकेगा बशतें कि यदि बोर्ड की यह इच्छा हो कि राणि को निकालवा कर श्रायोग को देवी जाये।
 - (क) सदस्य के द्वारा प्राप्त देयताओं के भ्रन्तर्गत कोई ऋण की राशि भ्रायोग के द्वारा दी गई हो उसके खाते की कुल राशि ब्याज सहित इस उद्देश्य से जमा की जायेगी या
 - (ख) बोडं के द्वारा श्रंशदान की गई उसके खाते की ब्याज सिंहत जारी राशि या कुछ राशि वहां जमा की जायेगी जहां से सदस्य को दुर्व्यवहार या गम्भीर लापरवाही के कारण रोजगार से अलग किया गया है। बशतें कि यदि उसके बाद नौकरी से हटाने के आदेश को निरस्त कर दिया जाये तो काटी गई ऐसी रकम को उसकी सेवा में पुन: स्थापना पर निधि में उसके खाते में रख दी जायेगी।
- 2. सेवा निवृत्ति या सक्षम चिकित्सा ग्रधिकारी के द्वारा सेवा के लिये ग्रयोग्य घोषित करने पर या पवों के रह वा कटौती करने के ग्रलावा यदि सदस्य ग्रायोग की सेवा छोड़ता है तो ग्रायोग के द्वारा ग्रंशवान की गई ग्रध्यावेदित रकम ब्याज सहित काटी जायेगी और यह राणि ग्रायोग को पुन: भुगतान की जायेगी।

टिप्पणी:—इस विनियमन के प्रयोजन के लिये केन्द्रीय सरकर या राज्य सरकार या सहकारी या सरकार के नियंत्रणा-धीन निकाय में नियुक्ति लेने के बिना किसी गितरोध के और भायोग की उचित भ्रनुमित लेकर सेवा नियुक्ति लेने के लिये भ्रायोग को छोड़ने पर इस विनियमन के उपबन्ध लागू नहीं होंगे।

प्रनुलग्नकों की सूची

म्रनुलग्नक---1

मनोनयन के प्रपन्न

[विनियम 22(3) के ग्रधीन]

1. जब श्रंमदाता का परिवार हो और उसमें से एक सदस्य को मनोनीत करना चाहता है।

दिल्ली नगर कला श्रायोग श्रंशदायी भविष्य निधि विनियम, 1980 के विनियम 2 की परिभाषा के श्रनुसार में एतद्द्वारा

भ्रपने परिवार के निम्नलि हो, उस राशि को प्राप्त				हो जाने पर जो भ्रदान की गई
मनोनीत का नाम व पता		म्रंशदाता के साथ भा सम्बन्ध	यु वे ग्राकस्मिकतार न होने पर न ग्रवैध हो जार	मांकन पता श्रौर सम्बन्ध यदि कोई
नई दिल्ली में दिनांक			— 19	
		भंगदाता के ह	र्स्ताक्षर	
दो गवाहियों को हस्साक्षर	ग रने हैं 			
2. —————				
निधि के मेरे खाते में जम	गारकम भुगतान यो व्यक्तियों को नामि	ग्य हो गई है या होने ब	को है ग्रौर भुगतान नहीं	के अनुसार मेरे मरने की दशा में की गई हैं की प्राप्त करने के लिये में नीचे उनके नाम के सामने दिये गये
•	णदाता से द्रायु स्बन्ध	*जमा रकम या हिस्से का प्रत्येक को भुगताम	वे ग्राकस्मिकतायें जिनके होने पर मनोनयन हो जाऐगा	ध्यक्ति/व्यक्तियों के नाम, पते श्रौर सम्बन्ध यदि कोई हो जिनको नामांकन का श्रिकार मिल जायेगा यदि नामांकित की संशवाता से पूर्व मृत्यु हो जाती है
नई विल्ली में दिनांक	— मास	19		
				ग्रंगदाता के हस्ताक्षर
वो गवाहियों को हस्ताक्ष	र करने हैं			
1.	— 			
2.	·			
				

^{*}टिप्पणी:---यह कालम इस प्रकार भरा जाना चाहिये कि किसी भी समय ग्रंगदाता के खाते में जमा सारी रक्तम उसके ग्रन्तर्गत ग्रा जाये।

(iii) जब ग्रंशदाता का कोई परिवार न हो ग्रौर	वह एक व्यक्ति को मनोनीत करने की	इच्छा रखता हो।
दिल्ली नगर कला ग्रायोग ग्रंशदायी भविष्य निधि वि	वनियम, 1980 के विनियम 2 की पी	रभाषा के श्रनुसार मेरा कोई परिवार
न होने से मैं एतद्द्वारा निम्नलिखित व्यक्ति को मेरे मरने	की दणा में राशि देय होने से पूर्व य	ादेय हो जाने पर जो श्रदा न की
गई हो वह राणि प्राप्त करने के लिये मनोनीत करता हूं	जो निधि मेरे नाम हो:	
मनोनीत का नाम ग्रौर पता श्रंणदाता से सम्बन्ध	होने पर नामांकन भ्रवैध	उस व्यक्ति/व्यक्तियों का नाम, पता भ्रौर सम्बन्ध यदि कोई हो, जिनको नामांकन का म्रधिकार मिल जायेगा यदि नामांकित की म्रंशदाता से पूर्व मृत्यु हो जाती है।
नई दिल्ली में दिनांकमास-	19	
	20	श्रंगदाता के हस्ताक्षर
हस्ताक्षरों के लिये दो गवाहियां		`
1.		
2.		
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*टिप्पणी:— जहां वह ग्रंशदाता जिसका श्रपना कोई परिव कि उसके बाद में परिवार हो जाने के बाद न IV जब श्रंशदाता का कोई परिवार न हो श्रौर वह ए दिल्ली नगर कला श्रायोग श्रंशदायी भविष्य निधि वि न होने से मैं एतददारा निम्नलिखित व्यक्तियों को मेरे म की गई हो वह राणि प्राप्त करने के लिये मनोनीत करत नीचे उनके नाम के सामने दिये गये के श्रनुसार बांट द	ामांकन अवैध हो जायेगा। एक व्यक्ति से अधिक व्यक्तियों को मनो नियम, 1980 के विनियम 2 की परि रने की दशा में राशि देय होने से पूर्व ा हुं जो निधि में मेरे नाम हो। औ	नीत करना चाहता हो। भाषा के श्रनुसार मेरा कोई परिवार या देय हो जाने पर जो श्रदा न
सम्बन्ध का	रकम या हिस्से **वे श्राकस्मिकतायें जिनव प्रत्येक को होने पर मनोनयन श्रवैध तान हो जायेगा	
नई दिल्ली में दिनांक	19	
		ग्रंगदाता के हस्ताक्षर
दो गवाहियों को हस्ताक्षर करने हैं		
1.		
<u> </u>		
टिप्पणी:—*यह कालम इस प्रकार भरा जाना चाहिये वि ग्रा जाये।	क्रांकसी भी समय अशिदाता के खाते में	जमासारी रकम उसके श्रन्सर्गत
टिप्पणी:**जहां वहं ग्रंगदाता जिसका ग्रपना कोई परि	वार नहीं <mark>है नाम</mark> ांकन करता है तो वह	इस कालम में यह विनिर्दिष्ट करेगा

कि उसके बाद में परिवार हो जाने के बाद नामांकन प्रवैध हो जायेगा।

म्रनुलग्नक—II

(विनियम 23 के प्रधीन)

सदस्यों के खातों के विवरण:

- 1. सवस्य द्वारा किया गया श्रंशवान
- 2. ग्रग्रिम का भुगतान, यदि कोई हो,
- 3. भायोग द्वारा किया गया भंगदान
- 4. वर्ग के दौरान किसी भ्रन्य निधि भावि से भन्तरित शेष, यदि कोई हो
- 5. सदस्य के भ्रंशदान पर दिया गया ब्याज तथा भ्रायोग का श्रंशदान
- 6. निधि से श्रीग्रम/वापसियां

RESERVE BANK OF INDIA ISSUE DEPARTMENT

Bombay-400001, the 1st February 1980

NOTICE

Portions of the following Bank Note are stated to have been destroyed and an application for payment of its value has been received from the person whose name is shown against the number. Any other person/party who consider(s) himself/themselves as baving a right to it/them, is/are warned to communicate at once with the undersigned.

Register No.	Note Number	Value	Name and address of the applicant
D2/79/80	A2/602456	Rs. 1000/-	Shri Shantilal Chunilal Shah, Surdas Shethni Pole, Mandvini Pole, In the house of Dahyabhai Chhotalal, AHMEDABAD.

JAGDISHCHANDRA V. SHAH, Currency Officer

CENTRAL OFFICE DEPARTMENT OF BANKING OPERATIONS AND DEVELOPMENT

Bombay-400 005, the 8th February 1980 .

Ref: DBOD. No. CH.172/C.102-80.—In pursuance of clause (c) of sub-section (6) of Section 42 of the Reserve Bank of India Act, 1934 (2 of 1934) the Reserve Bank of India hereby directs that the following alteration shall be made in the Second Schedule to the said Act, namely:—

For the words "The Bank of Cochin Ltd." the words "Bank of Cochin Ltd." shall be substituted.

K. S. KRISHNASWAMY, Deputy Governor

THE INSTITUTE OF COST AND WORKS ACCOUNTANTS OF INDIA

Calcutta-700016, the 6th February 1980

No. 18-CWR(52)/80.—It is hereby notified in pursuance of Regulation 18 of the Cost and Works Accountants Regulations 1959, that in exercise of the powers conferred by Regulation 17 of the said Regulations, the Council of the Institute of Cost and Works Accountants of India has restored to the Register of Members the name of Shri Har Gobind Gomber, BA (HONS), LLB, AICWA, Dy. Manager (Accounts—Cost), Bharat Electronics Ltd., Bharatnagar, Ghaziabad-201 008, (Membership No. 2877), with effect from 24th January 1980.

S. N. GHOSE Secretary

EMPLOYEES' STATE INSURANCE CORPORATION

New Delhi, the 13th February 1980

No. N. 15/13/13/7/76-P&D (1).—In exercise of the powers conferred by sub-regulation (1) of Regulation 5 of the Employees' State Insurance (General) Regulations 1950 the Director General has determined that in the areas specified in the Schedule given below the first contribution and first benefit periods for Sets 'A', 'B' and 'C' shall begin and end in respect of persons in insurable employment on the appointed day of midnight of 9th February 1980 as indicated in the table given below:—

 	First contr	ibution period	First benefit po	eriod
Set	Begins on midnight of	Ends on midnight of	Begins on midnight of	Ends on midnight of
A B C	9-2-80 9-2-80 9-2-80	26-7-80 29-3-80 31-5-80	8-11-80 8-11-80 8-11-80	25-4-81 27-12-80 28-2-81

SCHEDULE

"The areas within the Municipal limits of Khurja Pargana and Tehsil Khurja District Bulandshahar in the State of Uttar Pradesh."

No. N-15/13/13/7/76-P&D(2).—In pursuance of powers conferred by Section 46(2) of the Employees' State Insurance Act, 1948 (34 of 1948), read with Regulation 95-A of the Employees' State Insurance (General) Regulations, 1950 the Director General has fixed the 10th February, 1980 as the date from which the medical benefits as laid down in the said Regulation 95-A and the Uttar Pradesh Employees State Insurance (Medical Benefit) Rules, 1951, shall be extended to the families of insured persons in the following area in the State of Uttar Pradesh namely:—

"The areas within the Municipal limits of Khurja, Pargana and Tehsil Khurja District Bulandshahar."

FAQIR CHAND, Director (Plg. and Dev.)

CANTONMENT BOARD ST THOMAS MOUNT-CUM-PALLAVARAM

The February 1980

S R O No. STM/REV/128/96.—Whereas a public notice of certain draft proposal relating to the abolition of a tax on bicycle in the Cantonment of St Thomas Mount-cum-Pallavaram was published on the 28th June 1979 by affixing the same in conspicuous part of the Office of the said Cantonment Board, as required by section 61 of the Cantonments Act, 1924 (2 of 1924), inviting objections from all persons likely to be affected thereby till the expiry of a period of thirty days from the date of publication of the said notice;

And whereas no objections were received from the public by the Cantonment Board during the period specified in the notice:

NOW, therefore, in exercise of the powers conferred by section 60 of the said Act, the Cantonment Board, St Thomas Mount-cum-Pallavaram, with the previous sanction of the Central Government hereby makes the following further amendment in the said notification, namely:—

For the entry "For every other bicycle or tricycle", the entry "For every tricycle", shall be substituted.

(DG DL&C FILE NO. 53/17/C/L&C/75)

R. K. DAS
Cantonment Executive Officer

OFFICE OF THE DIRECTOR GENERAL OF THE POSTS AND TELEGRAPHS

CORRIGENDUM

New Delhi-110001, the 7th February 1980

No. 25-1/79-LI/3.—Please read Policy No. L-39020 for

Policy No. L-39070 given at Serial Number 3 in the notice issued in this office No. 25-1/79-LI/3 dated 13th August 1979.

S. C. JAIN Director (PLI)

THE DELHI URBAN ART COMMISSION EMPLOYEES CONTRIBUTORY PROVIDENT FUND REGULATIONS,

In exercise of the powers conferred by clause (c) of section 27 read with sub-section (3) of section 9 of the Delhi Urban Art Commission Act, 1973 (1 of 1974), the Delhi Urban Art Commission, with the previous approval of the Central Government, makes the following regulations, namely:—

- 1. Short title and commencement.—(1) These regulations may be called the Delhi Urban Art Commission Employees Contributory Provident Fund Regulations, 1980.
- (2) They shall come into force on the date of their publication in the official Gazette.
- 2. Definitions.—In these regulations, unless the context otherwise requires:—
 - (a) "Act" means the Delhi Urban Art Commission Act, 1973 (1 of 1974);
 - (b) "Board" means a board of trustees constituted under regulation 4;
 - (c) "Chairman" means the Chairman of the Commission;
 - (d) "children" means legitimate children and includes adopted children if the Board is satisfied that under the personal law of the member, adoption of a child is legally recognised;
 - (e) "continuous service" means uninterrupted service under the Commission and includes service which is interrupted by sickness, accident, authorised leave or cessation of work not due to the fault of the member:

In the event of any dispute or difference of opinion as to whether any particular service is to be reckoned as a period of continuous service, the decision of the Commission thereon shall be final;

- (f) "Commission" means the Delhi Urban Art Commission established under section 3 of the Act;
- (g) "emoluments" mean pay and include dearness pay, special pay, personal pay, leave salary and subsistence allowance;
- (h) "employee" means any person appointed under subsection (3) of section 9 of the Act, but does not include a trainee, an apprentice or a daily-rated worker;
- (i) "family" means:-
 - (a) in the case of a male member, his wife, his

children, either married or unmarried, his dependent parents and his deceased son's widow and children:

Provided that if a member proves that his wife has ceased, under the personal law governing him or the customary law of the community to which the spouses belong, to be entitled to maintenance, she shall no longer be deemed to be a part of the member's family for the purpose of these regulations, unless the member subsequently intimates by express notice in writing to the Board that she shall continue to be so regarded; and

(b) in the case of a female member, her husband, her children, whether married or unmarried, her dependent parents, her husband's dependant parents and her deceased son's widow and children:

Provided that if a female member, by notice in writing to the Board, expresses her desire to exclude her husband from the family, the husband and his dependent parents shall no longer be deemed to be a part of the member's family for the purposes of these regulations, unless the member subsequently cancels, in writing, any such notice.

Explanation: In either of the cases, specified in this clause, if the child of a member or, as the case may be, the child of a deceased son of the member has been adopted by another person and if, under the personal law of the adopter, adoption is logally recognised, such a child shall be considered as excluded from the family of such member;

- (j) "financial year" means the year commencing on the first day of April;
- (k) "foreign service" means service on deputation terms with the Commission or with another employer with the approval of the Commission.
- (i) "Fund" means the provident fund established under regulation 3 and until the establishment of such provident fund, any provident fund in existence immediately before the date of the commencement of the Act, provided that such fund is recognised by the Commissioner of Income-tax;
- (m) "member" means a member of the fund.
- 3. Constitution of the Fund.—There shall be created a fund called the Delhi Urban Art Commission Employees Contributory Provident Fund.
- 4. Board of Trustees.—(1) The Fund shall vest in and be administered by, a Board of Trustees, consisting of the following persons, namely:—
 - (a) a President to be nominated by the Commission;
 - (b) two representatives of the Commission to be nominated from time to time by the Commission, one of whom shall be the Administrative Officer of the Commission; and
 - (c) two representatives of the employees to be nominated by the Chairman from amongst the members.
- (2) The Administrative Officer of the Commission shall convene meetings, keep records thereof, take necessary steps to ensure maintenance of accounts in accordance with the provisions of these regulations and also carry out the decisions of the Board.
- (3) The Chairman may fill up casual vacancies created by the death or resignation of a member or other causes.
- 5. Terms of Office.—(1) The term of office of the President of the Board and other trustees shall be three years, commencing from the respective dates on which they are nominated as President or trustees, as the case may be.
- (2) A trustee nominated to fill a casual vacancy shall hold office for the unexpired term of office of the trustee in whose place he is nominated.

- (3) An outgoing trustee shall be eligible for re-nomination.

 6. Assets of the fund;—
 - (1) The Fund shall consist of :--
 - (i) contributions of the members;
 - (ii) contributions made by the Commission;
 - (iii) balance transferred from any other provident fund where such transfers are permitted by these regulations;
 - (iv) interest or capital gains which may accrue on contributions and subscriptions and investments or bank deposits;
 - (v) sums appropriated or forfeited to the fund under these regulations.
- 7. Meetings of the Board.—(1) At every meeting of the Board the President shall normally preside. In his absence, the trustees shall elect one of their own members to preside over the meeting and person so elected shall have all the powers of the President at the meeting.
- (2) No business shall be transacted at a meeting of the Board unless at least three trustees are present, of whom at least one shall be from among those nominated under each of clauses (b) and (c) of regulation 4.
- (3) Every question considered at a meeting of the Board shall be decided by a majority of votes of the trustees present and voting, and in the event of equality of votes, the President shall have a casting vote.
- 8. Banking and investment of the Fund money.—(1) All moneys received on the Fund account and not required for investment shall be deposited in the State Bank of India or any Scheduled Bank as may be determined by the Board.
- (2) Investments of all moneys belonging to the Fund and not immediately required for making any payment to members in the form of loans or withdrawals and to the retiring members from the monthly accumulations of contributions shall be made in the approved Central and State Government securities.
- (3) All expenses incurred in administering the Fund and all charges in respect of, and losses, if any, arising from investments shall be charged to the Fund.
- (4) The accounts of the Fund shall be audited by the authority auditing the accounts of the Commission.
- 9. Membership of the Fund.—(1) Every employee and an employee who is on foreign service with the Commission, shall be entitled to and be required to become a member of the Fund from the date on which these regulations come into force, or on his confirmation in service, whichever is later.
- (2) Every employee who has been a member of a Provident Fund recognised under clause 3 of Part 'A' of the Fourth Schedule of the Income Tax Act, 1961, or the General Provident Fund in his employment immediately preceding the service of the Commission shall be entitled to subscribe to the Fund from the date of commencement of employment with the Commission.
- (3) Every re-employed officer shall be admitted to the Fund from the date of his re-employment or from the date these regulations come into force, whichever is later; provided that he makes a request for admission to the Fund within three months of such date. In case the request is received by the Board after the expiry of three months, the officer shall be admitted to the Fund with effect from the date of receipt of such application. The Commission's contribution will be credited only if the period of re-employment exceeds one year.
- (4) Notwithstanding anything contained in the foregoing provisions, the Board may, at its discretion, permit an employee to subscribe to the Fund from a date earlier than the completion of one year's service or the probationary period.
- Note: An employee shall continue to be eligible to subscribe to the Fund even during the period of training for higher post under the terms applicable to him prior to his appointment as trainee. The contribution to the provident fund shall be regulated with reference to his pay as trainee.

- 10. Member's contribution.—(1) Every member shall contribute monthly to the Fund while on duty.
- (2) The amount of contribution shall be fixed at the commencement of the financial year by the member himself subject to the following conditions, namely:—
 - (a) it shall be expressed in whole rupee;
 - (b) it may be any sum so expressed at a rate not less than 8-1/3 per cent of his monthly emoluments and not more than his total emoluments;
 - (c) subject to the provision of clause (b), a member may vary the rate of his contribution in whole rupee once at any time during the course of a financial year.
- (3) A member, at his option, may not contribute during any period of leave, not being earned leave of less than 30 days duration. Any such option under this sub-regulation shall be nothled through a written communication to the Secretary of the Board before the member proceeds on leave. Failure to send such an intimation shall be deemed to constitute on election to contribute.
- 11. Commission's contribution.—(1) The Commission shall contribute to each member's account in the Fund every month a sum equal to the sum subscribed by the employee but in no case exceeding 8-1/3 per cent of the emoluments payable to each member every month.
- (2) In the event of any member quitting the service of the Commission, or in the event of death of any member, the Commission's contribution shall be credited to such member's account for the period between the close of the preceding month and the date of quitting or the death of the member.
- (3) No contribution shall be payable by the Commission in respect of any period for which a member is permitted, under these regulations, not to, or he does not, contribute to the Fund.
- 12. Iransfer from or to other funds.—(1) The amount standing to the credit of an employee in a provident fund recognised under clause 3 of Part 'A' of the Fourth Schedule of the income Tax Act, 1961, or the General Provident Fund at the time of his commencement of the employment under the Commission or permanent absorption in the Commission of an employee on foreign service, if the employee so desires, shall be credited to the Fund maintained under these regulations.
- (2) All contributions to the Fund made by the employees on or after the 1st May, 1975 till the commencement of these regulations shall be governed by the provisions of these regulations.
- (3) Where an employee leaves the service of the Commission to join another Government or semi-Government organisation or an organisation to which the Employees Provident Funds and Miscellaneous Provisions Act, 1952 (19 of 1952), is applicable or to an organisation which maintains a provident fund recognised by the Commissioner of Income Tax, the amount of accumulation to the credit of such employee, if the employee so desires and the regulations in relation to the Provident fund of such new employer permit such transfer, shall be transferred to the Fund maintained by his new employer.
- 13. Interest.—(1) The Board shall pay to the credit of the account of a member interest at such rate as the Board may, from time to time, specify for the payment of interest on a member's accumulation in the provident fund.
- (2) Interest shall be credited with effect from the 31st March of each year in the following manner:----
 - (a) interest for 12 months on the amount at the credit of a member on 31st March of the preceding year Jess any sums withdrawn by the member during the current year;
 - (b) interest on all sums credited to the member's account after the 31st March of the preceding year from the date of the deposit up to 31st March of the current year;

- (c) interest on sums withdrawn during the current year from 1st April of the current year up to the last day of the month preceding the month of such withdrawal;
- (d) the total amount of interest shall be rounded to the nearest rupee (50 paise and above counting as the next higher rupee);

Florided that when the amount standing to the credit of a member has become payable, interest shall thereupon be credited under this regulation in respect of the period from the beginning of the current year or from the date of deposit, as the case may be, up to the end of the month preceding the month in which the amount standing to the credit of the member becomes payable.

- 14. Annual Statement.—(1) As soon as possible after the 31st March of each year, the Board shall send to each member an annual statement showing the amount standing to his credit in the rund along with details regarding opening balance, deposits, withdrawals during the year and the interest credited, etc.
- (2) The member shall satisfy as to the correctness of the annual statement and errors if any should be brought to the notice of the Secretary of the Board within three months from the date of receipt of such annual statement.
- 15. Grant of advance.—(1) The Board may grant to a member on application a temporary advance, not exceeding three months' pay or half of the amount of the member's own contribution and interest thereon, whichever is less, subject to the following conditions, namely:—
 - (a) The Board is satisfied that the amount will be expended on one or more of the following objects,—
 - (i) to pay expenses incurred in connection with illness of the member or any person actually dependent on him;
 - (ii) to pay expenses in connection with marriage, funeral or ceremonies which by religion of the employee it is incumbent upon him to perform;
 - (iii) to pay obligatory expenses in connection with the funeral of any member of his family:
 - (iv) to meet the cost of higher education of his children beyond high school stage for technical, professional or vocational course provided that the duration of the course is not less than three years;
 - (v) to meet the cost of education outside India of his children for an academic, technical, professional or vocational course beyond high school stage;
 - (vi) to meet the cost of legal proceedings instituted by member for vindicating his position in regard to any allegation made against him in respect of any act done or purported to have been done by him in the discharge of his official duties.
 - Noie: The advance granted under this sub-clause is available in addition to any advance admissible for the same purpose from the Commission.

 Provided that an advance under this sub-clause shall not be admissible to a member who institutes legal proceedings in any court of law either in respect of any matter unconnected with his official duties or against the Commission in respect of any condition of service or penalty.
 - (vii) to meet the cost of his defence where the member is prosecuted by the Commission in any court of law or where the member engages a legal practitioner to defend himself in an enquiry in respect of any alleged official misconduct on his part.
 - (b) No second advance shall be granted to any member until after the final repayment of the earlier advance together with interest thereon.
- 16. Recovery of advance.—(1) A temporary advance granted under regulation 15, together with interest thereon, shall be

recovered from the member in such number of monthly instalments as the Board may determine but such number shall not be less than 12 and shall not be more than 24.

- (2) The Commission shall deduct such instalments from the employee's salary and pay them to the Board. The deductions shall commence from the issue of pay for the month following the one in which advance is drawn. The recovery shall not be made except with the member's consent, while he is on leave or in receipt of subsistence grant.
- (3) Recoveries made under this regulation shall be credited to the member's account in the Fund.
- (4) Notwithstanding anything contained in this regulation, if the Board is satisfied that money drawn as an advance from the Fund has been utilised for a purpose other than that for which the temporary advance was granted, it may require member to repay the same forthwith, or in default, may recover it in lump-sum from his emoluments even if he is on leave. If the amount to be recovered is more than half of the member's monthly emoluments, the recovery may be spread over two or more monthly instalments of half of the emoluments.
- 17. Withdrawals from the Fund.—Withdrawals by members may be granted by the Board in the following circumstances:
 - (a) to pay expenses incurred in connection with the illness of the member or a member of his family;
 - (b) to meet the cost of higher education, including where necessary, the travelling expenses of any child of the member actually dependent on him in the following cases, namely:—
 - education outside India for academic, technical, professional or vocational courses beyond the high school stage; and
 - (ii) any medical, engineering or other technical of specialised course in India beyond the high school stage, provided that the course of study is for a period not less than three years:
 - (c) to pay for the cost of passage to a place out of India of a member or any member of his family;
 - (d) to pay expenses in connection with marriages, funerals or ceremonies, which by the religion of the member it is incumbent upon him to perform;
 - (e) to meet the expenditure on building a house, or purchasing a site or a house and a site:
 - (f) to meet the cost of legal proceedings instituted by the member for vindicating his position in regard to any allegation made against him in respect of any act done or purported to have been done by him in the discharge of his official duty or to meet the cost of his defence when he is prosecuted by the employer in respect of any official misconduct on his part:
 - Provided that the withdrawal under this clause shall not be admissible to a member who institutes lead proceedings either in respect of any matter unconnected with his official duty or against the employer in respect of any condition of service or penalty imnosed on him.
- 18. Conditions for withdrawal for various nurroses.—(1) The withdrawal for the nurrose specified in clause (e) of subregulation (1) of regulation 17 shall be subject to the following conditions, namely:—
 - the amount of withdrawal shall not exceed one half of the amount standing to the morpher's credit or the actual cost of the house or site, whichever is less;
 - (ii) the member shall have completed twenty veers of service or is due to relies within the next ten years:
 - (iii) the construction of the house should be commenced within six months of the withdrawal and should be completed within one year from the date of the commencement of the construction:

- (iv) if the withdrawal is made for the purchase of a house or a site for a house, the purchase should be made within six months of the withdrawal;
- (v) if the withdrawal is made for the repayment of a loan previously raised for the purpose of construction or purchase of a house, the repayment of the loan should be made within three months of the withdrawal;
- (vi) where the withdrawal is for the construction of a house, it shall be granted in two or more equal instalments (not exceeding four) a later instalment being permitted only after verification by the Board about the actual utilisation of the earlier withdrawal;
- (vii) the withdrawal shall be granted only if the house or site is free from encumbrances and no withdrawal shall be permitted for purchasing a share in a joint property or building or house or land whose ownership is divided;
- (viii) if the amount withdrawn exceeds the actual cost of the purchase or construction of the house or site, or if the amount is not utilised for the purpose for which it is withdrawn, the excess or the whole amount, as the case may be, shall be refunded to the Board forthwith in one lump sum together with interest from the month of such withdrawal at the rate prescribed in sub-regulation (4) of regulation 16. The amount refunded shall be credited to the mcmber's account in the Fund.
- (2) The withdrawal for the purpose specified in clause (f) of sub-regulation (1) of regulation 18 shall not exceed three months' pay or five hundred rupees, whichever is more, but shall in no case exceed half the amount to the credit of the member.
- (3) The withdrawal for any other purpose referred to in sub-regulation (1) of regulation 18 shall not exceed three months' pay or one half of the accumulation standing to the member's credit, whichever is less.
- (4) A member who has already drawn an advance may convert, at his discretion by a written request, the balance outstanding against him into a final withdrawal on satisfying the conditions prescribed in this regulation.
- 19. Final withdrawal of accumulation.—When a member quits the service, the amount standing to his credit in the Fund shall, subject to the deductions referred to in regulation 24, become payable to him:
 - Provided that a member who has been dismissed from the service and is subsequently reinstated shall, if required to do so by the Commission, repay any amount paid to him from the Fund in pursuance of this regulation with interest thereon.
- 20. Retirement of member.—When a member has proceeded on leave preparatory to retirement or while on leave has been permitted to retire or declared by medical authority to be unfit for further service, the amount standing to his credit and interest thereon shall, on application made by him in that behalf, become payable to the member.
- 21. Procedure on death of a member,—(1) On the death of a piember before the amount standing to his credit has become payable or where the amount has become payable but nayment has not been made—
 - (a) where the member leaves a family-
 - (i) if the nomination made in favour of a member or members of his family subsists, the amount standing to his credit in the Fund or the part thereof to which nomination relates, shall become payable to his nominee or nominees in the proportion specified in the nomination;
 - (ii) if no such nomination in favour of a member members of the family subsists, or if such nomination relates only to a part of the amount stording to his credit in the Fund, the whole amount or the part thereof to which nomination does not relate shall become novable to the members of his family in equal shares;

Provided that no share shall be payable to :-

- (1) sons who have attained majority;
- (2) sons of deceased sons who have attained majority;
- (3) married daughters whose husbands are alive;
- (4) married daughters of a deceased son whose husbands are alive;

if there is any member of the family other than those specified in sub-clauses (1), (2), (3) and (4):

Provided further that the widow or widows and the children of a deceased son shall receive between them in equal parts only the share which that son would have received if he had survived the member and had been exempted from the provisions of clause (1) of the first proviso.

- Note: Any sum payable under these regulations to a member of the family of a member vests in such member under sub-section (2) of section 3 of the Provident Funds Act, 1925 (19 of 1925).
- (b) When the member leaves no family, if a nomination made by him in accordance with the provisions of regulation 22, in favour of any person or persons, subsists, the amount standing to his credit in the Fund or the part thereof to which the nomination relates shall become payable to his nominee or nominees in the proportion specified in the nomination.
- Note: When a member leaves no family and no nomination made by him in accordance with regulation 22, subsists or if such nomination relates only to part of the amount standing to his credit in the Fund, the relevant provision of clause (b) and sub-clause (ii) of clause (c) of sub-section (1) of section 4 of the Provident Funds Act, 1925 (19 of 1925), shall be applicable to the whole or part of the amount to which the nomination does not relate.
- 22. Nominations.—(1) A member shall at the time of joining the Fund send to the Secretary of the Board, a nomination conferring one or more persons the right to receive the amount that may stand to his credit in the Fund in the event of his death occurring before that amount has become payable or having become payable has not been paid:
 - Provided that if, at the time of making the nomination, the member has a family, the nomination shall not be in favour of any person or persons other than the member of his family.
- (2) If a member nominates more than one person, he shall specify in the nomination the amount or share payable to each of the nominees in such a manner as to cover the whole of the amount that may stand to his credit in the Fund at any time.
- (3) Every nomination shall be in such form as set out in the Schedule annexed to these regulations.
- (4) A member may at any time cancel a nomination by sending a notice in writing to the Secretary The member shall along with such notice, or separately, send a fresh nomination made in accordance with the provision of this regulation.
 - (5) A member may provide in a nomination,-
 - (a) that in respect of any specified nominee, in the event

- of his pre-deceasing the member, the right conferred upto that nominee shall pass to such other member of his family as may be specified in the nomination and if there be no other member of his family, to such other person or persons as may be specified in the nomination.
- (b) that the nomination shall become invalid in the event of the happening of a contingency specified therein;
- Provided that if at the time of making the nomination, the member has no family he shall provide in the nomination that it shall become invalid in the event of his subsequently acquiring a family:
- Provided further that if at the time of making the nomination, the member has only one member of the family, he shall provide in the nomination that the right conferred upon the alternate nominee under clause (a) shall become invalid in the event of his subsequently acquiring other member or members in his family.
- (6) Immediately on the death of a nominee in respect of whom no special provision has been made in the nomination or on the occurrence of any event by reason of which the nomination becomes invalid, the member shall send to the Secretary of the Board a notice in writing cancelling the nomination together with a fresh nomination made in accordance with the provision of this regulation.
- (7) Every nomination made and every notice of cancellation given by a member shall, to the extent that it is valid, take effect on the date on which it is received by the Secretary.
- 23. Member's account.—An account shall be maintained by the Board for each member and it shall include the particulars set out in the Schedule annexed to these regulations.
- 24. Deductions.—(1) The amount standing to the credit of a member and interest thereon shall become payable on the termination of his service or on his death, provided that there may, if the Board so desire, be deducted therefrom and paid to the Commission,—
 - (a) any amount due under a liability incurred by the member up to the total amount contributed by the Commission to his account including the interest credited in respect thereof; or
 - (b) the whole or any part of the amount contributed by the Commission to his account including interest credited in respect thereof where the member has been dismissed from his employment on account of misconduct or gross negligence:
 - Provided, that if the order of dismissal is subsequently cancelled, the amount so deducted shall, on his reinstatement in the service, be replaced at his credit in the Fund,
- (2) If a member quits the service of the Commission, otherwise than by superannuation or a declaration by a competent medical authority that he is unfit for further service or on the abolition or reduction of the post, the amount representing the entire contribution made by the Commission along with interest thereon shall be deducted and repaid to the Commission.
- Note: For the purpose of this regulation quitting of service in order to take up appointment under the Central Government or State Government or a body corporate owned or controlled by Government without any break and with proper permission of the Commission shall not attract the provisions of this regulation.

SCHEDULE OF ANNEXURES

ANNEXURE I

FORMS OF NOMINATION

[Under Regulation 22 (3)]

I. When the subscriber has a family and wishes to nominate one member thereof.

I hereby nominate the person mentioned below, who is a member of my family as defined in Regulation 2 of Delhi Urban Art Commission Contributory Provident Fund Regulations 1980, to receive the amount that may stand to my credit in the Fund in the event of my death before that amount has become payable or having become payable has not been paid:—

nominee	Relationship with subscriber	Age	Contingencies on the happening of which the nomination shall become invalid.	Name address and relationship of person/ ocrsons if any to whom the right of the nominee shall pass in the event of his predecessing the subscriber.
				19
				Signature of subscriber.
The witnesses to signatur				
1				
2				
II. When the su	bscriber has a family and	wishes to nominate	more than one member thereof	
Art Commission Contri	butory Provident Fund Re before the amount has beco	gulations' 1980 to one payable or hav	members of my family as defined receive the amount that may sta- ing become payable has not been wn below against their names:—	and to may credit in the fund
	Relationship Ag Pith subscriber		or share of Contingencies on happening of weach the nomination become invalid	hich relationship of the
Dated this			day of	.19
				,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
				Signature of subscriber.
Two witnesses to signatur	e.			
1				
2				
*NOTE—This co	olumn should be filled in so	as to cover the wh	ole amount that may stand to the	e credit of the subscriber in the
III. When the su	bscriber has no family an	d wishes to nomina	te one person.	
1980 hereby nominate the	person mentioned below	to receive the amo	an Art Commission Contributory punt that may stand to my credit payable has not been paid:—	Provident Fund Regulations in the Fund in the event of
Name and address of nomince	Relationship with subscriber	Age	*Contingencies on the happening of which the nomination shall become invalid.	Name address and relationship of the person/ persons if any to whom the right of the nominee shall pass in the event of his predeceasing the subscriber.

- 3. Contribution made by the Commission
- 4. Balance if any transferred from any other fund etc., during the year
- 5. Interest accrued on members' subscription and commission's contribution
- 6. Advances/withdrawals from the Fund

INDIAN AIRLINES

INDIAN AIRLINES EMPLOYEES' (MISCELLANEOUS LOANS) REGULATIONS, 1966 AMENDED UPTO 1979

In exercise of the powers conferred by Section 45 of the Air Corporations Act, 1953 (27 of 1953), Indian Airlines hereby makes the following Regulations known as the Indian Airlines Employees' (Miscellaneous Loans) Regulations, 1966 as amended upto 1979.

1. Short Title und Application

- These regulations may be called the Indian Airlines Employees' (Miscellaneous Loans) Regulations, 1966 as amended upto 1979.
- (ii) They shall apply to all employees of the Corporation in India and abroad.

2. Definitions

In these Regulations unless the context otherwise requires:

- (a) "Corporation" meters Indian Airlines.
- (b) (i) 'Managing Director' and 'Deputy Managing Director and Deputy Managing Director of the Corporation.
 - (ii) "Competent Authority" means in relation to the exercise of any power the 'Corporation' or any other authority specified in that behalf by the Corporation in the Instrument of Delegation of Administrative and Financial Powers.
- (c) "Employee" means a person in the service of the Corporation but does not include a person employed on a part time or casual basis.

3. General Conditions

- (i) The grant of loans under these Regulations shall be solely at the discretion of the competent authority and no employee shall be entitled to claim any benefit under these Regulations as a condition of service or as a matter of right.
- (ii) Not more than one loan shall be granted for the same purpose. However, in respect of the following purposes Managing Director/Dy. Managing Director in consultation with Director, Finance may grant a second loan having regard to the merits of the case and subject to the following conditions:
 - (a) to meet heavy expenditure on prolonged medical treatment of the employee or any member/ members of his family.
 - (b) for purchase of vehicle:
 - (i) in the case of a Car, second loan will be admissible after expiry of 5 years from the date of grant of first loan; in the case of motor-cycle/scooter after expiry of two years from the date of grant of first loan.
 - (ii) The quantum of the second loan shall be determined after deducting the sale proceeds, if any, of the old vehicle.
 - (c) the grant of second loan in respect of the above purposes shall be subject to the conditions specified in Regulations 6 & 8.
 - (d) second loan in respect of the above purposes shall be admissible only after first loan with interest thereon has been fully repaid/adjust-
- (iii) In sanctioning any loans under these Regulations the Sanctioning authority shall take into account the capacity of the employee to repay the loan having regard to his monthly emoluments and his liability to repay any other outstanding loans that may have been taken from the Provident Fund or other source.

(iv) If any loan under these Regulations is not utilised for the purpose for which it is sanctioned within the specified period or within such period as may be laid down by the Sanctioning Authority the outstanding amount with interest shall be repaid immediately failing which It may be recovered by that authority in such manner as may deem fit.

4. Administrative Orders

The Managing Director may issue such general or special orders, not inconsistent with these regulations as he may consider necessary or desirable for the full and proper administration of these regulations.

5. Liability Under the Provident Fund Regulations

Any loan granted under these regulations to an employee or any part of such loan and any interest thereon outstanding when the sum standing to that employee's credit in his Provident Fund accounts becomes payable on cessation of his membership shall be deemed to be a liability incurred by the employee to the Corporation within the meaning and for the purpose of sub Regulation 3 of the Regulation 23 of the Indian Airlines Employees' Provident Fund Regulations.

6. Loans For Meeting Medical Expenses

- (i) The Managing Director/Deputy Managing Director with the concurrence of Director, Finance may sanction a loan to an employee in such amount as may be deemed reasonable, but not exceeding Rs. 10,000 for the purpose of enabling him to meet heavy expenditure on medical treatment for himself or any member or members of his family, if he is satisfied that the circumstances justify the grant of such loan. Similarly Regional Directors and Secretary with the concurrence of the Finance Manager in the Region and Dy. Director, Finance in HQrs. for a like purpose may grant loan not exceeding Rs. 3,000/-.
- (ii) The rate of interest on such loans shall be 3% per annum on the balance outstanding every month unless having due regard to the circumstances of any case the Managing Director/Dy. Managing Director permits a lower rate or waives interest altogether.
- (iii) The principal with interest (if any) shall be repaid in monthly instalments not exceeding sixty and each such instalment shall be deducted from the employee's salary commencing from the month following the month in which the loan is paid. Provident that in exceptional circumstances, the Managing Director/Dy. Managing Director or as the case may be, may per such repayment to be made in a larger number of instalments or to commence after a specified period.
- ((iv) An employee who is granted such a loon shall furnish the guarantee of another permanent employee to the performance of the relevant terms and conditions of the loan, and shall, if so required by the authority granting the olan, furnish security for the full amount of the loan in such one or more of the following forms as that authority may direct, namely:—
- (a) Execution of a demand promissory note for the amount in favour of the Corporation;
- (b) Any other security which the authority may consider necessary or desirable.

7. Other Personal Loans

- (i) The Managing Director/Dy. Managing Director with the concurrence of Director, Finance may grant an employee a loan in such amount as may be deemed reasonable, but not exceeding Rs. 15,000/in any of the following circumstances:
- (a) to meet financial obligations arising out of any unforescen circumstances which merit the grant of a loan;
- (b) (i) to repair residential accommodation or to make obligatory payments like payment of advance rental charges in regard to the acquisition of residential accommodation;

- (ii) to pay registration money in respect of Government Housing Schemes like Delhi Development Authority, Bombay Housing and Area Development Board, etc.
- (c) to meet expenses in connection with technical or professional courses of study in respect of himself or his dependents;
- (d) to meet expenditure of a nature which is commercially in the interest of the Corporation;
- (c) to meet expenditure in other contingencies where the grant of such imancial assistance is according to the local law, customs or practice;
- (f) to meet expenditure on account of major repairs such as engine overhaul/change of engine, arising out of normal wear and tear (not on account of accident, fire, etc. covered under vehicle insurance policy) in respect of motor car owned by the employee provided (i) the car has been in use by the employee for more than five years; (ii) vehicle loan is if availed earlier by the employee is fully paid together with interest,
- (ii) The competent authority with the concurrence of the Finance Manager in the Regions and Dy. Directhe Finance in HQrs, may grant loan in any circumstances specified in sub-regulation (i)(a), (b)(i), (c), (d), (e) and (f) upto Rs. 5,000 and in respect of circumstances specified in sub-regulation (i)(b)(ii) upto Rs. 15,000.
- (iii) Every loan granted under this Regulation shall carry simple interest of 4½% per annum on the reducing balances provided, however, that a loan granted in pursuance of clauses (b)(i) & (ii) and (f) of sub-regulation (i) shall carry simple interest on the following rates: on the following rates:
 - (a) under clause (b)(i) of sub-regulation (i) at the rate of 5½% per annum,
 - (b) under clause (b)(ii) of sub-regulation (i) at the rate at which DDA or Bombay Housing and Area Development Board, etc. pay interest on initial registration money or 51% per annum whichever is higher.
 - (c) under clause (f) of sub-regulation (i) at the rate of 61% per annum.
- (iv) (a) Loan granted under Regulation shall be re-payable with interest in such number of monthly instalments as the authority granting the loan may permit as under:
 - (i) not exceeding 60 in respect of loan under sub-regulation (i) of this regulation.
 - (b) Recovery of loan in appropriate instalments shall commence from the month following the month in which the loan is paid.
- (v) An employee who is granted such a loan shall furnish the guarantee of another permanent employee to the performance of the relevant terms conditions of the loan and shall, if so required by the authority granting the loan, furnish security for the full amount of the loan in such one or more of the following forms as that authority may direct, namely :~
 - (a) execution of a demand promissory note for the amount in favour of the Corporation;
 - (b) any other security which the competent authority may consider necessary or desirable.

8.1 Loans for the Purchase of Vehicles

(i) Subject to the provisions hereinafter contained the Regional Directors in the Regions and Security at HOrs, with the concurrence of Finance Managers in the Regions and Dy. Director, Finance at HQrs. may grant a vehicle a vehicle loan to any permanent employee of the Corporation for the purchase of a Motor-Car/Motor-Cycle/Scooter or Bicycle if the sanctioning authority is satisfied

- that the possession of such a vehicle by the employee is in the interest of the Corporation.
- (ii) Simple interest at the rate of 6½% per shall be charged on loans granted to the employees of the Corporation. The interest should be calculated on balances outstanding on the last day of each month.
- (iii) The amount of lown shall not exceed:
 - (a) 20 months basic pay or Rs. 40,000 or the estimated cost of the car whichever is less for purchase of a new car.
 - (b) 20 months basic pay or Rs. 30,000 or estimated cost of the car whichever is less for purchase of a second hand car.
 - (c) 10 months basic pay or Rs. 6,000 or estimated cost of the motor-cycle or scooter whichever is less.
 - (d) the estimated cost of bicycle or Rs. 400 whichever is less.
- 8.2 (i) The loan shall be repayable with interest in such number of monthly instalments as indicated hereunder:
 - (a) Not exceeding 100 in case of Motor-car.
 - (b) Not exceeding 60 in case of motor-cycle/scooter and other vehicle (excluding bicycle),
- (c) Not exceeding 20 in case of bicycles. Such instalments shall be deducted from the employee's salary commencing from the month following the month in which the loan is paid.
 - (ii) India based employee posted at foreign stations who avails vehicle loan is foreign exchange under this regulation will be required to repay the loan together with interest thereon in foreign exchange in suitable monthly instalments not exceeding 36 during the tenure of his foreign posting.
 - (iii) The amount of interest calculated will be recovered in one or more instalments, each such instalment being not appreciably greater than the instal-ment by which principal was recovered. The recovery of the interest will commence from the month following that in which the repayment of principal has been completed.
 - (iv) In all cases in which a car is sold before the advance received for its purchase from the Corporation, with interest, has been fully paid; the sale proceeds must be applied as far as may be necessary towards the repayment of such outstanding balance, provided that when the motor-car/motor-cycle feeded only in order that another another that another that another than the motor-car/motor-cycle feeded only in order that another than the motor-car/motor-cycle feeded only in order that another than the motor-car/motor-cycle feeded only in order that another than the motor-car/motor-cycle feeded only in order that another than the motor-car/motor-cycle feeded only in order that another than the cycle feeded on the cyc cycle/scooter is sold only in order that another motor-car/motor-cycle may be purchased, the competent authority sanctioning the sale may permit an employee to apply the sale proceeds towards such purchase.
- 8.3 The employee who avails vehicle loan for the purpose of motor-car or motor-cycle or scooter is expected to complete negotiation for the purchase of vehicle within one month from the date on which he avails the loan, failing such completion and payment, the full amount of loan together with interest thereon must be refunded forthwith to the Corporation.
- 8.4 (i) An employee who is granted such a loan under this regulation for purchase of a vehicle shall if so required by the competent authority furnish security for amount of the loan is in such one or more of the following forms as that authority may direct, namely :-
 - (a) execution of a demand promissory note for the amount in favour of the Corporation,
 - (b) the guarantee of another permanent employee to the performance of the relevant terms and conditions of the loan;
 - (c) execution of an agreement in the form of Indemnity Bond;
 - (d) execution of Mortgage Bond for hypothecating motor-car or motor-cycle/scooter in favour of the Corporation, on purchase within a stipulated time.

- (e) to insure motor car or motor-cycle/scooter at his cost against fire, theft or accident on purchase to cover the full amount of vehicle loan and to notify to the Insurance Co., of the Corporation's interest in the Insurance Policy of Vehicle.
- (f) Any other security which the competent authority may consider necessary or desirable.
- (ii) If the employee who avails the loan does not fulfil any or more of the above requirements, he and/or his surity shall be liable to refund forthwith to the Corporation the entire amount of loan together with interest thereon except when he has furnished proper explanation acceptable to the competent authority for not fulfilling any of the requirements.

N. C. BHARMA Wg. Cdr.

Secretary

UNIT TRUST OF INDIA

In exercise of the powers conferred by and pursuant to the provisions of Regulation 19(2) of the Unit Trust of India General Regulations 1964, it is hereby notified that the undernoted candidate, who was the only candidate validly nominated by the institutions contributing to the initial capital by the institutions contributing to the initial capital of the Trust under Clause (d) of sub-section (2) of Section 4 read with Clause (e) of Section 10 of the Unit Trust of India Act 1963 (52 of 1963) is deemed to have been elected to the Board of Trustees.

Shri B. B. Singh, Chairman, Industrial Finance Corporation of India, Bank of Baroda Building, 16, Sansad Marg, P.B. No. 363, New Delhi-110001

Bombay

Dated: 21-1-1980

G. S. PATEL Chairman

OFFICE OF THE PUNJAB WAKF BOARD AMBALA CANTT.

CORRIGENDUM

Ambala Cantt, the 11th February 1980

No. GN/WWA/80/1900— Amendments to the Gazette of India Part III Section 4, Gazette No. 2 dated January 9, 1971(Pausa 19, 1892) pertaining to District Amritsar.

5. No.	Page No. of the Gazette.		Serial No. of the Gazette.	Location	Amondments
1.		77	957	Amritsar	Jn Col. 6.
				Gali AWE WALI	Insert Municipal No. 795/IX-4
2. '		88	1049	Amritsar	In col. 6
				Daim Ganj Abadi Meharpura.	Insert Khasra No. 266.
3.		89	1051	Amritsar	In Col 6.
				Daim Ganj Abadi Mehrarpura Gali No. 2	Insert Khasra No. 220
4.		89	1053	Amritsar	In Col. 6
				Daim Ganj Meharpura.	Insert Khasra No. 635
5.		90	1061	Amritsar	ln Col. 6
				Tehsilpura Gali No. 3	Insert Khasra No. 164.
6.		91	1079	Amritsar	In Col. 6.
				Kot Kari	Insert Khasra No. 455
7.		91	1082	Amritsar	ln Col. 6
				Tapai Near Majitha Raod	Insert Khasra No. 192
8.		91	1083	Amritsar	In col. 6
				Kot Shansabad	Insert Khasra No. 55
9.		92	1086	Amritsar	In col. 6
				Kot Sain Dass	Insert Khasra No. 94
10.		92	1087	Amritsar	In col. 6.
				Kot Haji Alla	For Khasra No. 54
11.		92	1089	Baksh Amritsar	Substitute Khasra No. 90. In Col. 6.
		32	1009		
12.		92	1090	Kot Ahmed Deen Amritsar	Insert Khasra No. 79, In Col. 6.
				Kot Sewa Singh	Insert Khasra No. 21.

S. No.	the Gazette. o	erial No. f hthe Jazette.	Location	Amendments.
13.	92	1091	Amritsar	In Col. 6.
			Kot Sewa Singh	Insort Khasra No. 70 and Abadi Kot Sewa Singh.
14.	92	1092	Amritsar	In Col. 6
15.	93	1093	Kot Shamshabad Amritsar.	Insert Khasra No. 207. In Col. 6
			Kot Duni Chand	Insert Khasra No. 167
16.	93	1094	Amritsar	In Col. 6
17.	94	1100	Sharifpura. Amritsar	Insort Khasra No. 170 In col. 6
18.	94	1101	Gawal Mondi Do.	Insort Khasra No. 124. In Col. 6
19.	94	1104	Amritsar	Insert Khasra No. 120. In Col. 6
			Near city Light Cinema	Insert Khasra No. 178.
20.	94	1105	Amritsar	In Col. 6
			Backside of the City Light Cinema Tirath Road	Insert Khasra No. 178.
21.	95	1107	Amritsar	In Col. 6
			Hide Market.	Insert Khasra No. 94 Min with area 1K-10Mls.
22.	95	1109	Do.	In Col. 6
23.	95	1110	Amritsar	Insert Khasra No. 57. In Col. 6
24.	113	1232	Katra Bhagian Amritsar	Insert Khasra No. 72. In Col. 6
			Kot Kari	Insort Khasra No. 124.

The 20th February 1980

No. Genl/Gn/80-2311.—As per the Resolution passed by the Board held on 20th January 1980 in the office of the Punjab Wakf Board Ambala Cantt, Haji Anwar Ahmed Khan was removed from Chairmanship of the Punjab Wakf Board by passing a no-confidence motion against him. The proposal was moved by Shri Sardar Khan Sahib and was seconded by Shri Abdul Majid Khan Sahib.

The proposal on being put to vote, the Board passed No-confidence motion by eight votes to one against the resolution. One member absented from voting.

It was further resolved that Haji Anwar Ahmed Khan is removed from the Chairmanship of the Board and whatever

powers were given to him are withdrawn with immediate effect.

It was further resolved that at the proposal of Begum Shamshad Dar seconded by Shri Mohd. Yamin Khan the name of Shri Khawaja Khaleel Ullah for Chairmanship of the Punjub Wakf Board was to be considered. The motion was put to vote and passed by nine votes for one vote against and Khawaja Khaleel Ullah Saheb was elected the new Chairman of the Punjab Wakf Board replacing Haji Anwar Ahmed Khan Saheb.

SHAHID ANIS
Secretary
Punjab Wakf Board,
Ambala Cantt.

MINISTRY OF INFORMATION AND BROADCASTING

CENTRAL BOARD OF FILM CENSORS

	Par	rticui	lars of	Films Certified	by the Central.	Board of Fil	m Censors During the	weck ending 14-7-1979)	
Partioulars :	ВВс	mba	y; (C→Calcutta;	MMadras	A0	Certificate for unrestri Certificate for public e who have completed	xhibition restricted to		
Application No.	Title Gauge and colour with country of origin		1 Language ry	Length in Metres & No. of reels	Category & No. of censor cert, with date.	Applicant's Name and address	Producer's Name and address	Remarks		
1		2		3	4	5	6	7	8	
		_				BOMBAY				
B/F 94	"Uncl		Vanya		1144 ·00 (10)	U 90441	Sovexportfilm,	Mosfilm Studio		
	(Cold (USS		(16mm	i.) with English Sub-titles		11-7-79	- Pallonji-Mansion Cuffee Parade, Colaba, Bombay-5.	Production.		
B/F-65	"Gold		Rend (Colo	lez- English	2804 -96(10)	4543	United Artists Corporation	Andre Pieterse.	With triangle	
	(35m	ım.) ((ÙSA)	,		10-7-79	Metro House, M.G. Rd., Bombay-20.			
		Endorsement: B/F-65								
	Appl Cut	lled 1 Recl	-	–2826 ·41m.						
	No. 1,	No II	, Re	duce considera	ibly the shots in: 0.69m.)—1.4	n which the	bloodstained body of	Rogers is shown.		
	2.									
	3.	3. III : Delete the steady shot in which camera focusses on the dead body of Tony when he was knifed by Carter. (There is no objection to the shot of the body being discovered by a guard later).—1:37m.								
	4.	4. III : Reduce the shot in which Gomes is shot dead by machine gun. (Length retained: 0.30m.)—0.53m.								
	5.	v	: Do	lete the shot in	which Preston	pierces a pai	r of scissors into a gua	rd.—1 ·03m.		
	6.	v	(Le To	ngth retained tal deletions	15 ·00m.)6 21 ·45m.	·52m.	and Carter by removing deletions is : 2804 9			
79 /78 Ú1	"Con	,	Œ	lala 171tts	2000 #1/12	A	Materia Caldenan	Mantin Vallation	90031:45 7:4 4	
B/F-21	scree	ח	(Colo (USA)	lde- English ur)	3099 -51(12)	4544 11-7- 7 9	Metro Goldwyn Mayer India Ltd., Metro House, M. G. Road, Bombay-20.	Martin Erlichman.	With triangle	
	Endo B/F-		nent :							
	Appl Cut No	Ro		3127 •05m.						
	1.									
	2.	ш	: Re (Le	duce shots of pength retained	passionate kissir 6,50m.)—9 ·48i	ng between M m.	Mark and Susan (on th	e beach and in the be	d)	
	3.	IV	: Ro (Le	duce to suga ength retained	restion the shot: 2.30m.)—3.	of the man 99m.	getting electrocuted.			
	4.	V	: Du	ring the scene ominent shots	where many dea of dead bodies	d bodies are	pushed by Susan over	the man who is trying	to kill her, reduce	
			То	ength retained tal deletions : tual length of t			eletions is : 3099 -51n	n. in 12 reels.		

1	2		3	4	5	. 6	7
В/89975	"Solutions" (Colour) (16mm.) (USA)	English	188 -37(1)	91046 9-7-79	National Educa- tion & Infor- mation Films Ltd., National House, Tulloch Rd., Bombay.	Coronet Instruc- tional Films.	
B/89974	"The Story of Steel (16mm.) (Australian)	English	165 -81(1)	91047 9-7-79 P.E.	Do.	Australian Com- monwealth Film Unit.	
В/90323-31	"Indian News Review No. 1604" (35mm.) (India)	Eng. Hin. Mar. Guj. Assam. Orl. Pun. Ben. Urdu	219 ·00(1)	91048 9-7-79	Films Division, - Govt. of India, 24-Peddar Road, Bombay-26.	Films Division, Govt. of India.	
В/90332-37	"Indian News Review No. 1604" (Southern Edition) (35mm.) (India.	Eng. Hin. Tam. Tel. Kann. Mal.	300 -00(1)	91049 9-7-79	Do.	Do.	
В/90130	"Trailer of "Ek Basti Banjaaron Ki" "Gyspesy Camp") (Col) (35mm.) (USSI Endorsement: B/90015—Applied L Delete the shots of Actual length of the	R) ength: 8 bare breas	sts of Radha		Sovexportfilm, 'Pallonji-Mansion Cuffee Parade, Colaba, Bombay-5	Mosfilm Studio, Wi	ith triangle
Ъ/90070™	"A Children's Album" (Detskii Albom) (Colour) (35mm.) (USSR)		528 -00(2)	91051 9-7-79 P.E.	Sovexportfilm.	Soyuzmultfilm.	
В/90069	"The Wolves And The Sheep" (Volki I Ovst) (Colour) (35mm) (USSR)	English	254 ·00(1)	91052 9-7-79 P.E.	Do.	Gruzia Film Studio	
В/90066	"Miracles In Broad Daylight" (Chudesa Sredi Belogo Dnya) (Colour) (35mm.) (USSR)	English	524 ·00(2)	91053 9-7-79 P.E.	Do.	Soyuzmultfilm ¶¶ Studio. ¶	
B/90186	"Nirnay" (Colour) (35mm.) (India)	Hindi	538 -00(2)	91054 9-7-79	Ram Mohan Bio- graphics, 201, Ashishwang, 72 Pochkhanwala Road, Worli, Bombay-25.		
В/90080	"The Tale of Dar- bulka, The Snow- man" (Skeska Pro Sneznogo Chelavechka Darbulka (Col) (35mm.) (USSR)	English	240 ·00(1)	91055 10-7-79 Not P.E.	Sovexportfilm.	Armension Film Studio,	

1	2 3	4	5	6	7	8
B/90075	"Without Any English Reason" (Prost	190·0(t)	U 91056	Sovexport film	Soyuzmultfilm Studio	
	Tak) (Colour) (35mm) (USSR)		10-7-79 Not P.E.			
8/90073	"Bobik Visits Bar- Engl. boos" (Colour)	ish 249 00(1)	U 91057	Do,	Do.	
	(35mm.) (USSR)		10-7-79 Not P.E.			
B/90072	"The Boy Who Engli Offended The	sh 254·00(1)	91058	Do.	Moldovafilm Studio	
	Sun" (Colour) (35mm.) (USSR)		10-7-79 P.E. U			
B/90301	"Mahitichitra No. Gujara: 305" (35mm.) (India)	ti 283 84(1)		Asstt, Director of Informatio Govt, of Guigrat,	n formation,	
3/90338	Uttar Pradesh Hindi	283 ·45(1)	U 91060	Shri V. Prabhakar	The Director of	
	Samachar No. 64" (35mm.) (India)	. ,	10-7-79		Inform: tion and Public Relations, Govt. of U.P.	
B/90264	"Make Life Easier English With Danfoss"	n 237 ·00(1)	U 91061	Danfoss (India Ltd. Mani-Mahal,) Danfoss A/s. Den-	
	(Colour) (16mm.) (Denkark)		10-7-79 Not P.E.	11/21-Mani-Manai, 11/21-Mathew Rd. Bombay-4.		
B/90265	"Ek Sukhad Hindi Aabhas" (Colour)	27 ·43(1)	91062	Suraj M. Ra - Television Rad		
	(35mm.) (Ìndla)		10-7-79	& Motion Pictures.		
B/90097	"Jal Vyavastha" Hindi (35mm.) (India.)	390 ·00(2)	91063	Films Dlyision Govt. of India.	ı, Films Divislon, Govt. of India.	
B/9008 5	"A Nickel" English	h 259 ·00(1)	11-7-79 U 91064	Sovexportfilm.	Soyuzmulifilm.	
	(Colour) (16mm.) (USSR)		11-7-79		~~, ~~14 11111111	
B/90084	"The Tiny Dwarf" Eng (Colour) (35mm.)	glish 280 00(1)		Sovexportfilm.	A Soyuzmultfilm Studio.	
	(USSR)		11-7-79 P.E. U			
B/90083	"The Snake's Englis' Granny" (Col.)	h 225·00(1)	91066	Do:	Soyuzmultfilm Studio Production.	
	(35mm.) (USSR)		11-7-79 P.E. U			
B/90082	"The Story of The English Sea" (Morskaja Bil) (Colour)	237 ·00(1)	91067	Do.	A Gruzia Film Studio,	
	(35mm.) (USSR)		P.E. U			
B/90081	"Tales of The Gar- English den of Eden" (Skaski Raiskogo	221 ·00(1)	91068	Do.	Soyuzmultilim Studio Production,	
	Sada) (Colour) (35mm.) (USSR)		P.E.			
B/90079	"A Tale About Eng	dish 252 ·00(1)		Do.	Do.	
	(Skaska (Pro Lenn) (Col.) (35mm.) (USSR)		11-7-79 Not P.E.			
B/9007 7	"Vasilisa The English Beautiful" (Co-	521 ·00(2)	910 7 0	Do.	Do.	
	lour) 35mm.) (USSR)		11-7-79 P.E.	•		

1	2	3	4	5	6	7	8
B/90076	"Who Am I" (Colour) (35mm.)	English	216 ·00(1)	U 91071	Sovexport film	Soyuzmultfilm Studio Production	
	(USSR)			11-7-79 P.E. U		2011 4744	
B/90171	"Calf Killer" (Colour) (Canada)	English	294 ·00(1)	91072	Pfizer Ltd., - Express Tower,	Dr. R.S. Butler Ft. al.	
	(16mm.)			P.E. U	Nariman Point, Bombay-21.		
B /90263	"Shahu Mudra" (35mm.) (India)	' Marathi	214 00(1)	91073	The Director - General of In- formation & Public	The Director General of Information &	
					Relations, Govt, of Maharashtra.	Govt. of Maha- rashtra.	
B/90139	"Preciston & Op- tical Instruments"	English	189 ·00(1)	91074 	Consulate General of the F. R. Ger-	Dentsche Con- dor Film.	
	(Colour) (16mm.) (F.R. Germany)			13-7-79 P.E. U	many.		
B /90144	Falle" (Colour		332 ·00(1)	91075	Do.	Inter Nations.	
	(16mm.) (F.R Germany)	. .		P.E. U			
B /90146	"Farming in the in Industrial Age" (Co- lour) (16mm.) (F.R.	English	170.00 (1)	91076	-do-	K.P.M. Studio Kolu.	
	Germany)			P.E. U			
B / 9 0071	"Where is the Elephant Going" (Colour) (35mm.)	Euglish	236.00 (1)	91077	Sovexportfilm.	Soyuzmultfilm Studio.	
T 100 of 4	(USSR)	F "'	**************************************	P.E. U	a		
B/90074	"The Wrong Provers" (Col) (35mm.) (USSR)	English	268 ·00 (1)	91078	Sovexportfilm	An Armenfilm Studio Production	
D/0000¢	WTm. Jan. of MOTO	T)1()	101 50(1)	P.E. U	Tile The second	D	
B/90096	"Trailer of "Oil" (Billon Dolla Fire) (Colour)	Engush	101 ·50(1)	91079	- Corporation, Regent Cham-	Spectacular Film Production.	
	(35mm.) (Italy)				bers, Nariman Point, Bombay-21.		

Endorsement:

B/62691

Film: "Bharat Ka Geet Kalyanji Anandji Ke Sangeet" (Hindi) (Colour)

U-Cert, No. 63169 dated 18-5-1971

ALTERATIONS UNDER RULE 34

Reel II: Deleted portion of the song 'Mere Pyare Bahniyan Banage Dulhaniyan' from the film 'Sachha Jhootha'.-

Actual length of the film after the aforesaid alterations will be: 473 .72m.

This certificate was endorsed on 9th July, 1979

Endorsement: B/89603

Film: "We Are All In It Together" (English) (Colour) U-Cert, No. 89951 dated 24-3-1979

This certificate is also valid for Hindi version of the film in colour.

Actual Length of the film remains unaltered.

This certificate was endorsed on 9th July, 1979

Endorsement:

B/83411

Film: "Rahu Ketu" (Hindi) (Colour)

U-Cert. No. 87505 dated 24-6-1978

ALTERATIONS UNDER RULE 34

Reel XII: Scene between Ketu and his soul as Karim Judge has been reduced. The scene is in dream and Ketu argues, with his soul.—91 44m.

Total deletions: 91 44m.

Actual length of the film after aforesaid alterations is 3887 48m.

This certificate was endorsed on 11th July, 1979

Application No.	Title, Gauge and Colour with country of origin	Language	No. of reels & length in mtrs.	Category Applicant's Name & No. of and address Censor Cert. with date	Producer's Name and address	Remarks
C/9588	Trailer of 'Jeeban'' Je Rakam' (35mm) India	Bengali	96 ·00(1)	CALCUTTA U 89054 Raka Sen & Bharat Qumar Nandy, 64, Lake Road, Calcutta-29.	M/s. S.R.S. Pro- Clear ductions, 64, Lake Road, Calcutta-29.	
C/9594	Sati (Advertisement) (35mm.) India.	Bengali	28 .00(1)	U 89055 Shilpa Saptam, 54/4D, Hazra, Road, Calcutta-19.	Shilpa Saptam, Clear 54/4D, Hazra, Road, Calcutta-19.	

No	Name of the film	Length	Applicant	-	Producer	Certificate No. & Date	Remarks
1	2	3	4	5	6	7	
			MADE	AS		U	
M/12236	Yevadabba Somn (Telugu) (Color Cinemascope		Surendra Art tures, Madras.	Pic-	Shri A. Surence nath & V. Nage wara Rao, Madra	dra- 81125 es	Cuts
	Feature				wara Rao, Madic	13 3-7-13	
	Length applied: Cuts.	3990 ·75 Mts.				Mts.	
			ni being strangled b			ed 5.56	
	face i	n the zoom back s			. Delete		
	Raladi (Repla	aced zoom shot of	on to words). playing cards 1 ·24)		'Anduko Modu mu	k- . 1 ·24	
			o. 3, delete the follo		ords:—		
	(b) 'I	ut, Fut kodithe (Cl Chali' from the lind Charanam No. 2.	haranam No. 2 line- 'Maalo Unnadhi k line-6.)	5) hali'.	} Delete	ed 6.34	
	rager (Song	No. 5 charanam N	No objection to wor Io. 1 line-3)	e floor ds)	against the] words	S	
		ced close-shot of V			Deletec		
	11/10-4)) .		arinth	alo' (Charanam No. : Delete	2 d 5·33	
	7. Reci 15—In the	•					
	(a) ti (f	Replaced close-shot	howing dancer's hij of Ramudu 0.93)	mov	ements—zoom back. Deleted		
	1)	Froup dancers bui Replaced close-shot (08)	mping hips against of Naagoo 1·13 &	each close	shot of Ramu		
	8. Reel 16-Delete		g to remove sailes to	lla ste	Deleter	1 1.08	
	T.			uis st u	ck in his chest. Deleter	4.13	
	Total Actua	replacements 6 ·03 I length of the film	Mts. will be 3963 49 Mts	in 16	Reels.	33 - 29	
M/11911	Mochanam (Malayalam)	3609 ·75(13)	Manorama M Arts, Madras.	⁄Iovie	Shri P. Stanley, Madras.	A 3657	Clase A
	Feature.		anas muuld.		manas.	12-7-79	Clear A

1	2	3	4	5	6	7
M/12229	Babu Gopal (Mala- yalam) (Colour) Childrens' Feature film.	1682 ·63(7)	Children's Society,	Film Children's Society.	Film	31126
M/12230	Thaan Kuzhicha Kuzhiyil (Mala- yalam) (Colour) Children's Film.	530 ·05(2)	Do.	Do.		81127 ———————————————————————————————————
M/11871	Sabhash Zangbo (Malayalam) (Colour) Children's Film Feature. Films Re-certified,	2162 · 56(8)	Do.	Do.		81128
M/28/2497	Rechukka Pagati Chukka (Telugu) Feature	5567 ·47(20)	Swasthisri Pictures Madras.	, Swasthisri I Madras.	ictures,	U 80928 11-7-79 Cuts
M-28/2498	Jagath Kiladeelu (Telugu) Feature	4094 ·05(18)	Falguna Pictures, Madras.	Falguna F Madras.	ictures,	U 80929 11-7-79 Cuts

Particulars of films Certified by the Central Board of film Censors during the week-ending 21-7-1979

Application No.	Title Gauge and Colour with country of origin		Length in Metres & No. of reels	Category & No. of Censor cort. with date	Applicant's Name and address	Producer's Name and address	Remarks
i	2	3	.4	5	6	7	8
В/F-147	"Joona Yahan" (Col.)	Hindi	2780 · 30(12)	BOMBAY U 90442	Jamu Pictures, 917, Bombay Market,		
	(35mm.) (India).			16-7-79	Bombay Market, Tardeo, Bombay- 34.	Jamu Pictures, 917, Bombay Market, Tardeo, Bombay- 34.	
B/F-145	"Mahasati Maina Sundari" (Colour)	Hindi	3742 ·25(14)	90443	Manay Darshan Production, 17, Bo-	Jambu Prasad Jain, 17, Rombay Air-	
	(35mm.) (India).			17-7-79	mbay Air conditio- ned Market, Gro- and Floor, Tardeo Road, Bombay-34.	conditioned Market Ground Floor, Tardio Road, Bombay-34.	
B/F-141	"Kolnu Mindha Koina Hathe"	Gujarati	3879 ·49(15)	90444	Vijaylaksmi Films, - 142-Famous Cine	Virender Bohra, 142-Famous Cine	
	(Colour) (35mm). (India).			21-7-79	Bldg., Mahalaxmi, Bombay-11.	Bldg., Mahalaxmi, Bombay-11.	
B/F-136	'Frankenstein —The True Story'' (Col.)	English	3375 -05(6)	A 4545	Universal Pictures India Pvt. Ltd.,	Hunt Stronmberg Jr.	
	True Story" (Col.) (35mm.) (Panavission) (England).			17-7-79	Hague House, Sprott Road, Bombay- 38.		
B/89944	"Science Report 211- B" (Colour) (16	English	140 ·21(1)	91080	International Com- munication Agency	Norman Kagen.	
	mm). (USA).			16-7-79 PE.	4-New Marine Lines, Bombay-20.		
B/89943	'Science Report 211- A'' (Colour)	English	151 -48(1)	91081	Do.	Do.	
	(16 mm.) (USA).			16-7-79 P.E.			

1	2	3	4	5	6	7	8
B/89942	"Science Report 210-B" (Colour) (16 mm.) (USA).	English	145 ·70(1)	U 91082 16-7-79 P.E.	International Comm- unication Agency 4, New Marine Lines, Bombay-26.	Morman Kagen.	
В/89941	"Science Report 210- A" (Colour) (16 mm.) (USA).	English	145 ·70(1)	U 91083 16-7-79 P.E.	Do.	Do.	
B/90450-60	"Indian News Review No. 1605" (35mm.) (India).	English Hindi Tam. Tol. Kann. Mal. Assam. Orl. Pun,	212 -00(1)	U 91084 17-7-79	Films Divsion, Govt. of India, 24- Poddar Road, Bom- bay-26.	Films Division, Govt. of India, 24- Peddar Road, Bombay- 26.	
B/90461-65	"Indian News Review No. 1605" (Western Edition) (35mm.) (India).	Eng. Hin. Mar. Guj. Sindhi.	297 -00(1)	U 91085 17-7-79	Films Division, - Govt. of India.	Films Division, Govt. of India.	
B/90296	"The Visit" (Colour) (35mm.) (India).	Tamil	26 ·00(1)	U 91086 17-7-79	Zafar Hai, Cinerad Communications, National House, Tullock Rd., Bom- bay-1.	Zafar Hal, Cinerad Communications.	
B/90342	Trailer of "Meri Biwl Ki Shaadi" (Colour) (35mm.) (India).	Hindi	90 ·22(1)	91087 17-7-79	AVM Arts Interna- tionals, Ashirwad, 10th Road, Juhu, Parle Scheme, Bombay-56.	A. V. Mohan, Ashirwad, 10th Road, Juhu Parle Scheme, Bombay-56.	
Ъ/90423	"Uttar Pradesh Samachar No. 65" (35mm.) (India).	Hlŋdi	281 •94(1)	91088 17-7-79	V. Prabhakar, The Director of Infor- mation & Public Relations Govt. of U. P., Lucknow.	The Director of Information & Public Relations Govt. of U.P., Lucknow.	
18/90339	"Porwal Netranjan (Colour) (35mm.) (India).	Hindi	30 ·48(1)	91089 18-7-79	Shri V. D. Velankar, - Wide Angle, 596, Sadashiv Peth, Laxmi Road, Pune- 30.	Shri V. D. Velankar, Wide Angle, 596, Sadashiv Peth, Laxmi Road, Pune- 30.	
Ъ/89973	"Radioactivity" (16 mm.) (U. K.)	English	243 ·84(1)	91090 19-7-79 P.E.	National Education - & Information Films Ltd., Natio- nal House, Tullock Road, Bombay.	Mak J. Rasenberg.	
В/89596	"Courtesy Is The Answer" (Colour) (16mm.) (USA).	English	183 ·37(1)	91091 19-7-79	Do.	National Educational Media Inc.	
B/89697	"The Fine Art Of Keeping Your Cool" (Colour) (16mm.) (USA).	_	199 •64(1)	91092 19-7-79	Ъо.	Do.	
B/89586	"Sharks" (Colour) (16mm.) (USA).	English	243 ·84(1)	91093 19-7-79 P.E.	Do.	Churchill Films.	
B/89591	"World Of Mole- cules" (Colour) (16mm.) (USA),	English	121 -92(1)	91094 19-7-79	Do.	Do.	

1	2	3	4	5	6	7	8
B/89588	"The Water Planet" (Colour) (16mm.) (USA).	English	243 ·84(1)		National Educatio & Information Filn Ltd., National Hous Tullach Road, Bomba	18 c,	
B/90439	Trailer of "Anand Mangal" (Colour) (35mm.) (India).	Gujarati	99 ·97(1)	91096 19-7-79	Noorjahan Kazi.	Noorjahan Kazi, Red Rose Pictures.	
B/90223	"The Wave Length of Light" (Colour) (16mm.) (USA).	English	77 ·72(1)	U 91097 19-7-79 P.E.	National Education & Information Films Ltd.	Rank Film Library.	
B/89585	"The Flight Penguins" (Col. (16mm.) (USA).	' English	243 ·84(1) _	U 91098 19-7-79 P.E.	National Education & Information Films Ltd.	Churchill Films.	
B/89589	"Whales" (Colour) (16mm.) (USA).	English	243 ·84(1)	U 91099 19-7-79	Do.	Do,	
B/89587	"The Sound of Dolphins" (Col.) (16 mm.) (USA).	English	243 ·84(1)	P.E. U 91100	Do.	Do.	
B/89583	"Desert Whales" (Colour) (16mm.) (USA).	English	243 ·84(1)	P.E. U 91201 19-7-79	Do.	Do.	
B/90121	Trailer of "Cinema Cinema" (Colour) (35mm. (India),	Hindi	107 ·59(1)	P.E. 1 U 91202 19-7-79	Happy Films (India) - Dhun Villa, Versova Road, Andheri, Bombay-61.	Sipa India.	
B/89582	"Coral Jungle" (Col.) (16mm.) (USA.).	English	243 ·84(1)	U 91203 20-7-79 P.E.	•	Churchill Films.	
B/90222	"Your Heart" (Col.) (16mm.) (USA).	English	144 ·17(1)	U 91204 20-7-79 P.E.	Do.	Rank Film Library.	
В/90218	"Colls Of The Plant World" (Colour) (16mm) (USA),	English	144 ·17(1)	90205 20-7-79	Do,	Do.	
B/90211	"The Velocity Of Gamma Rays" (Colour) (16mm.) (U.K.).	English	177 ·39(1)	P.E. U 91206 20-7-79 P.E.	Do,	Harvoy Harrison Films Ltd.	
в/90210	"The Rutherford Model Of The Atom" (Colour)	English	177 · 39(1)	U 91207 20-7-79	Do.	Do.	
В/89595	"A Half Million Teenagers Plus" (Colour) (16mm.) (USA).	English	199 ·64(1)	P.E. U 91208 20-7-79 P.E.	Do.	Churchill Films.	

1	2	3	4	5	6	7	8
B/90198	"Breathing" (16mm.) (USA).	English	144 ·17(1)	U 91209 20-7-79 P.E.	National Education & Information film Ltd.	Rank Film Library.	
B/90201	"How Television Works" (16mm) (U.K.)	English	132 ·89(1)	90210 20-7-79 P .E,	Do.	Do.	
B/90221	"Wave Motion" Colour (16mm.) (U.1	English K)	121 ·92(1)	U 91211 20-7-79 P.E.	Do.	Do.	
B/90220	"Relative Motion" (Colour) (16mm.) (U.K.)	English	110 ·95(1)	91212 20-7-79 P.E.	National Education & Information Films Ltd., Natio- nal House, Tullock Road, Bombay.	Rank Film Library.	
B/90200	"Discus Throwing" (16mm.) (U.K.)	English	121 ·92(1)	91213 21-7-79	Do.	Do.	
B/90203	"Javelin Throwing" (16mm.) (U.K.)	English	121 -92(1)	P.E. U 91214 21-7-79	Do.	Do.	
B/90205	"Latitude And Longitude" (16mm.)	English	99 ·67(1) -	P.E. U 91215 21-7-79	Do.	Do.	
B/90207	"Vision: Structure Of The Eye" (16 mm.) (U.K.).	English	99 ·6 7 (1)	P.E. U 91216 21-7-79	Do.	Do.	
B/90212	"Shot Putting" (16 mm.) (U.K.)	English	121 -92(1)	P.E. U 91217 21-7-79 P.E.	Do.	Do.	
B/90217	"Falling Motion" (Colour) (16mm.) (U.K.)	English	110 ·95(1)	91218 21-7-79 P.E.	Do.	Dø.	
В/90218	"Movement of The Centre Of Gravity" (Colour) (16mm.)	English	99 -67(1)	U 91219 21-7-79	Do.	Do.	
B/90219	(U.K.) "Nerve Muscle Preparation" (Colour) (16mm.) (U.K.).	English	121 -92(1)	P.E. U 91220 21-7-79	Do.	Do.	
B/90196	"The Amoeba" (16 mm.) (U. K.)	English	88 ·70(1)	P.E. U 91221 21-7-79	Do.	Do.	
B/90206	"Long Jumping" (16 mm.) (U.K.)	English	121 -92(1)	P.E. U 91222 21-7-79	Do.	Do.	
В/90442	"Yakshagana" (Col.) (35mm.) (INDIA).	English	475 ·00(2)	P.E. U 91223 21-7-79	Films Division, Govt. of India.	Shri Adoor Gopala Krishnan	

1	2	3	3	4	5	6	7 8
B/90302	Trailer of "Suna- yana" (Col.) (35 mm.) (India).	Hindi	75 ·28(1)	91224 21-7-79	Rajshri Productions (P) Ltd., 'Bhavana' Veer Savarkar Rd., Bombay.	Rajshri Productio	ons
B/90449	"The Kalbelias No- mads Of Rajasthan" (Colour) (35mm.) (India). Endorsement:	English	547 42(2)	91225 21-7-79	Vilmik Thapar, 1-A, Janpath, New Delhi.		
	B/86029 Film: "Anpade U—Cert. No. 89						
	mo (2) Sor line Total additions: 118	ther. ng beginning ves 'Hum to ba 1 87 m. the film after	with the word the Hai Tayo the aforesat	ds 'Ghar Ke ar Gh id additions	with each other about Anndar Amee Abaa, ar Ke Aandar will be : 4057 98 m.		11 ·58 m.
	Endorsement:						
	B/90261 Film: "Rashtri U—Cert, No. 9	ya Krishi Pra 0319 dated I	darshani77 6-5-1979.	" (National	Agriculture Fair—77)		
	This certificate is va Actual length o This certificate	f the film rei	nains unalter	red.	n in colour.		
	Particulars of films	Certified by		l B oard of -7-1979.	film Censars During	the week ending	z
Application No.	Title, Gauge and Col. with country of origin		lo. of reels length mtrs.	Category & No. of Censor cert, with date	Applicant's Name and address	Producer's Nar and address	ne Remark
		- -	- 	CALCUTT	A		, , , , , , , , , , , , , , , , , , ,
C-9587	Yulia Vrevskaya		3538 -00(13)	89056	Cine Central, Cal- cutta, 2, Chowrin-		ul- Clear

Application No.	Title, Gauge and Cowith country of origin		No. of reels & length in mtrs.	Category & No. of Censor cert, with date	Applicant's Name and address	Producer's Name and address	Remarks
C-9587	Yulia Vrevskaya (Colour) (35mm.) Bulgaria.	Bulgarian with Eng, sub- title.	3538 -00(13)	17-7-79	Cine Central, Calcutta, 2, Chowringhee Road, Calcutta-700013.	Film Bulgaria, Bulgaria,	Сјеат
C-9586	The Romance Of The Keel (Colour) (Documentary) (35mm—(India).	English	829 ·00(3)	89057 17-7-79	Shri Amiya Gooptu, 1, Auckland Place, Calcutta-700017.	M/s. Amiya Goop- tu Production, Auckland Place, Calcutta-700017.	Clear

Statement Showing Particulars of Films Certified During the week ending 21-7-79.

No.	Name of th	e film	Length	Арр	licant.	Pro	ducer	Certificate No. & date.	Remarks
1	2		3	4		5		6	
л-12206	Gandharva	Kanya	4342 -03(16)	M Vittal Madras.	ADRAS Productions,	Vittal Madras.	Productions,	U 81129	Cuts
	(Telugu) Feature, Length ap	(Colour) plied: 4355	·57 Mts,	Mauras.		14144143.		16-7-79	

1	2	3	4	5	6	7		8
	Cuts:						Mts.	
	• • •	Delete shots of Ja (Replaced by sho				the stone.	1 ·69	
	2. Reel-4							
	3. Reel—5—	3 ·35						
		taata Deyyaniki I (Picture also de	Cadupu chesi v Eleted).	vadile sadu'.	г	Deleted	7 ·32	
		6 · 51						
	4. Reel—7—	shots for						
	5. Reel—7—	Deleted between	1 -11					
		Deleted	1 .00					
	6. Reel—8—	1 ·87						
(b) Delete the shot wherein the ghosts standing behind Vasant and daughter—wherein the ghosts are dressed in tight and revealing.								
		daughter	16 -91					
		ds. (The th blown-						
		up snots equ	al length 16 9	I Mits.) .		· · . total	39 · 76	
	Total replace	ments approved 26	5 ·22 Mts.					
		the film will be 43		16 Reels.				
M-12266	Library Movement in Karnataka (Kannada Documentary	nt in 274 · 32(1) Gauri Sur	Gauri Sunder.	Chief Librarian, Dept. of Libraries, – Govt. of Karnataka.		U 81130	Clear U
						16-7-79	Cical O	
M11922	Sayoojyam (Malaya lam)(Colour) Feature		4) Shri Suk	Shri Suku Prasad, Triyandrum.	Akshara Chitra, Tri-	itra, Tri-	U 81131	Class II
	lam) (Colour) Tea	ituro	Tilvandi	um.	vandrum.		17-7-79 U	—Clear U
M-12251	Hubli Murusavirmatl Swamiji Pada Yatre (Kannada) Newsree	nath 237 · 74(1) Bhirvanes	Bhuvaneshwarl Art Productions, Hubli,	Bhuvaneshwari Art Productions, Hubli.	ari Art	U 81132	
		atre				18-7-79	Clear U	
	(Colour).						U	
M-12207	Tamilnadu Gove ment Regional Nev		-,	Director of Informa- tion & Public Rela-	Drector of Informa- tion & Public Rela- tions, Madras.		81133	Clear U
	reel Bulletin No. (Tamil).		tions, Ma			18-7-79	***************************************	
M-12248	Bomma Borusce Jee tham (Telugu) (Co Feature,	eevi- 3995 ·93(1	4) Sri Sita	Sri Sitarama Art Pictures, Madras.	Sri Sitarama Art Pictures, Madras.	na A rt	U 81134	
			,				19-7-79	
	Cuts:					<i>Cuts</i> Mts,		
		Length applic	ed :: 4031, ·22	2 Mts.		-		
	1. Recl—3—Visual of the dancer's jerking of breasts near the table (2 shots) Deleted							
	(Replaced Madhavi & Chandra Mohan close-up 3 05). 2. Reel—3—Visual of the dancer retaining the fisted hands before her full figure in the dance						3 :05 0 ·30	
	(Replaced Chandramohan close-up. 0-30), 3. Reel—3—Delete the dialogue of the rowdies at the petrol station: 'Ayite Okatem Cheskuntam Rendu Davali							
	4. Rcel—3—	Delete the dialogu (i) 'Pani poorthi (ii) 'Ekkada Ant	ayintaravate o		, E	eleted	5 · 27	
	5. Reel—3—	Delete the dialogu			amane'. I	Deleted	3 -35	

1	2	3	4	5	6	7	8
					. Deleted	2 · 30	
		4.—Delete the dialog dantte pedda sizu	a' to Intakante pe	dda sizu vundad	u' . Deleted	2 ·94	
	8. Rool-	-4.—Delete the dir. to enjoy with th	louge between	Gejepethi to hi	s son : You want Deleted	2.24	
	9. Recl-	-4The close-up sho deleted	ots of blood oozii		's bandage, to be Deleted	2 ·91	
	10. Reel-	4.—Delete the visual exposing her this	rhs and undergar	skirt cloth going ments .	up while retaining-	0 ·80	
	11. Reel-	Replaced and Replaced aud.—A.—Delete the visua	ience shot 0 ·80). als of the dance			1.20	
	12. Reel-	-4.—Delete the visual thids.		slit-cloth going t	Deleted ap and revealing her . Deleted	1 ·58 0 ·61	
	13. Reel-	(Replaced and 5.—Delete the dialo to 'Em Niroopir			uvvu Aduguthavu' . Deleted	6 ∙75	
	14. Recl-	-6Delete the visua		ving her panties v		1 -56	
	15. Reel-	_7.—Delete the word		lari 'Ippudu Ink	okasari Adaganu'	7 ·23	
		-7.—Delete the visua			Deleted	1.98	
	17.Rcei	-14. Delete the word 'Anavasaraku')		_	e of Raja. (Replaced . Deleted -	Sound	
				Tota	1	44 · 54	
	Total re Actual lengt	eplacement9 25 M th of film will be 399	trs. 95 93 Mts. in 14	Recls.		U	
[-12009	Neela Kadalii (Tamil) Feature.	n Orathile 3853 ·59 (Colour)	(15) Fernando Madras.		O.N. Fernando, adras.	81135 20-7-79	Cuts.
	Cuts	Length	applied.3585 ·59	Mts.		Mts.	
		- 1.—Reduce the sec water, two r	ene of the mad gi	irl in drenched cl her etc, to a bare	othes coming out of suggestion Deleted	3 · 66	
	2. Recl-	- 2.—Delete a rowd		g of the mad gir		4 · 27	
	3. Reel	6In song 2, de Prabhu				2 · 74	
	4. Recl	- 8Delete the wor	titlon of these we	ords by Meena a		,	
	5, Reel	- 9. Delete visuals		strating to Gita	about Prabhu trying	10 -97	
	6. Reel	13.—Delete the all increase her death included Karayan wrap yan closing to child returning and coming of the co	shots of Karayan uding shots of th ping himself with the door after th g and knocking ut-child looking	forcing himself of e child peeping the lungi—retaining the child goes out the door-Karaya at dead body of the	on his wife leading to brough the key-hole, only shots of Kara- tt subsequently the n opening the door mother and crying—		
		for continuity		Tota	. Deleted	10·36 32·00	
	Actual le	ngth of film will be 3	853 ·59 Mts. in 1		AI , , .		
/ [-11980	Malligai Mo	ohini (Ta- 3961-8	1(15) Pallavi Madras,	Enterprises, Pa	ıllavi Enterprises, Iadras.	U 81136	Cuts.
	Leng	th applied: 3971-36		14		21-7-79	Cuis.
	Cuts. 1. Reel	1—11.—Delete the dia	alogue of the Dol	bi and the nurse	: 'Enakku eppo pro- ku mele'. Deleted	Mts. 3 · 35	
	2. Reel	l-12Delete the op		ndhu dancing, w		5 18	
	3. Ree	l—14—.Delete the sh	_	etting down frem	the operation table,	1 -02	
				Tota	_	9 . 55	
	Actual	length of the film wi	ill be 3961 ⋅81 M	ts. in 15 Reels.			